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LEGISLATIVE ASSEMBLY

-5 FEB 1947

DEBATES

MONDAY, 28th OCTOBER, 1946 Vol. VII - No. I

OFFICIAL REPORT



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LEGISLATIVE ASSEMBLY DEBATES

(OFFICIAL RÉPORT OF THE SECOND SESSION OF THE SIXTH LEGISLATIVE ASSEMBLY)

VOLUME VII-1946

LEGISLATIVE ASSEMBLY

Monday, 28th October, 1946

The Assembly met in the Assembly Chamber of the Council House in New Delhi, at 121 ven of the Clock, being the First Day of the Second Session of the Sixth Legislative Assembly, pursuant to Section 63-D(2) of the Government of India Act, as set out in the Minth Schedule to the Government of India Act, 1935.

MEMBERS SWORN

- The Honomable Pandit Jawaharlal Nehru (Member for External Attairs and Commonwealth Relations Departments).
- The Honourable Mr Laquat Ah Khan (Finance Member).
- The Honourable Sardar Vallabhbhai Patel (Member for Home and Information and Broadcasting),
- The Honomable Mt I I Chundrigar (Commerce Member)
- The Honourable Mr. M. Asat Ali (Member for Railways and Transport),
- The Honourable Sri C Rajagopalachari (Member for Education and Arts)
- The Honograble Dr. John Matthau (Member for Industries and Supplies),
- The Honourable Shri Jaguvan Ram (Labour Member)
- Lala Deshbandhu Gupta, M.L.A. (Dellu General).
- Mr Natayan Malhar Joshi, M L A (Nominated Non-official),
- Sir Pheroze Merwan Kharegat C.I.F., W.L.A. (Scoretus) Department of Agriculture),
- Mr. Bhalchandra Krishna Gokhale CSI, CIE VLV (Secretary, Works, Mines and Power Department)
- Mr. Govardhan Shanketlal Bhalla CIE, MLA (Secretary, Defence Department), and
- Sir Wilhed Harold Shoobert C.I.E. W.L.V. (Secretary Communications Department)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

ACTION FOR THE REDUCTION OF LOSSES IN STORAGE OF GRAIN

- 1. *Mr. C. P. Lawson: Will the Secretary of the Food Department
- (a) what steps have been taken in the past year to reduce losses in storage of grain stocks (i) in Government godowns, (ii) in the hands of Government agents, and (iii) in private hands;
 - (b) what estimated saving is expected to result from these steps,
 - (c) what tonnage of stocks has been subjected to protective measures; and

- (d) what are the estimated losses on grain in stoiage (i) by rats and insect pests, and (ii) by deterioration owing to bid storage?
- Mr. B. R. Sen: (a) The following steps are being taken to reduce losses in storage
- (1) and (1)—Provision of dimnage, proper stacking, regular inspection and turnover of stocks, immediate separation of infested grain and its re-claimation by means of screening, etc., are some of the steps taken to reduce losses

Training courses have been held at Delhi, in future these will be supplemented by regional courses, for officers from Provinces and States to improve technical supervision over grains in storage Construction of Scientific Storage both by the Centre and the Provinces is also making progress

- (iii) Technical advice is given for the improvement of existing godowns, approved designs for the construction of new storage to suit varying requirements are made available to prospective builders, assistance is given in obtaining controlled constructional materials disinfectants, etc. On our advice, the Punjab Government have amended their marketing rules making it obligatory on grain dealers to maintain their warehouses up to an approved standard as a condition of their heense.
- (b) The saving effected as a result of these measures cannot be estimated with any exactitude but it must be considerable
- (c) It is not possible to give an estimate of stocks subjected to various protective measures
- (d) The loss of foodgrams by rats is very loughly estimated at 1,000,000 tons and by insects and deterioration due to bad storage about 2,000,000
- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member if any investigation was made into the position of granaries in which grain is stored by the villagers, and if there were any defects, what steps have been taken by Government to improve those granaries?
- Mr. B. R. Sen: The importance of improving storage conditions in the country has been impressed upon the Provincial and State Governments. These Governments are making investigations into the points mentioned by the Honourable Member. We help the private holders of godowns with advice and technical assistance and with priority in-derials for effecting improvements.
- Prof. N. G. Ranga: Is it a fact that these investigations have been going on for more than one year?
 - Mr. B. R. Sen: That is correct
 - Prof. N. G. Ranga: Has any conclusion been reached till now?
- Mr. B. R. Sen: There is no conclusion. It is a question of making progress. The Honourable Member has probably read in the press a statement made by one of the officers of the Food Department that during the last two veries about 12 lakhs tons of storage has been constructed by Provincial Governments and about 11½ lakhs tons by State Governments. Apart from that, 195,000 tons of storage has been constructed by the Government of India on a 50/50 basis, i.e., half the expenditure is paid by the Centre and half by the Provincial Government concerned.
 - Mr. Vadilal Lallubhai: How much of this deteriorated grain has been utilised?
 - Mr. B. R. Sen: I do not follow the Honourable Member?
 - Mr. President: How much of this deteriorated grain has been utilised?
- Mr. B. R. Sen: I am not in a position to give exact information about the quantity protected by these measures Further it is not possible to say how much of such gram was utilised

Seth Govind Dass: Does Government receive periodical reports from Provincial Governments about the improvements in their respective provinces?

Mr. B. R. Sen: Yes. Sir

Sardar Mangal Singh: ls the loss that the Honourable Member has said about three millions less than in the previous year or more?

Mr. B. R. Sen: This is a very rough figure A few hundred thousand tons saved, does not make much difference to the overall figure of loss

Sardar Mangal Singh: My question is about more or less than in the previous year!

Mr. B. R. Sen: There seems to have been some improvement but I am not in a position to say what the extent is

Sardar Mangal Singh: Will the Government of India make an effort to obtain reliable statistics about the food position in India? The Honourable Member in reply to this question has not given any exact figures about the saving, or about the storage arrangements. He has only

Mr. President: Order, order What is the question?

Sardar Mangal Singh: The Honourable Member has and that the total loss by storage due to rats and maseets as about three million tons. Is thus loss less or more than in the previous year?

Mr. B. R. Sen: The reply obviously is that the loss is less But I am not in a position to say by how much the loss is less

ACTION FOR INCREASING THE VIELD OF FOOD HI ON FISHERUS

- *Mr. C. P. Lawson* (a) Will the Secretary of the Agriculture Department places state the steps taken in the past year to incease the vield of food from fisheries in (i) Bombay, (ii) Bengal, and (iii) South India?
- (b) What extra tonnage of fish supplies is expected to result from these measures?
- Sir Pheroze Kharegat: (a) The steps taken by Provinces and the Travancore State with the aid of grants from the Centre include
- (1) The sitting up of training classes in Bengal and Madras for training fishers officers
 - (2) The supply of 10,000 carp fry to Bombay from Bengal for stocking tanks
- (3) The installation of a Diesel engine in a power boat for Bombay for catching sharks
- (4) A daily supply of 170 tons of ice in Bombay which it is hoped will shortly be increased by another 105 tons
- (5) The bringing into use of carrier vessels of a total tonnage of 300 tons in Bombav for bringing in catches quickly. It is expected that eight more carrier vessels now under construction will be ready for use shortly
- (6) The starting of a company for fisheries (India Fisheries Limited) in Bornbry with c capital of Rs 20 lakks which is arranging to import a modern fishing boat
- (7) The liberation of 4 lakhs of fry in tanks in the Sunderbans area in Bengal covering 100 seres
 - (8) The starting of rural pisciculture in nine districts in Bengal
 - (9) Taking up paddy cum fish culture in the 24 parganas in Bengal
 - (10) The supply of 44,000 fish fry to 179 tank owners in Madras
- (11) The appointment of two special officers in Madras for the improvement and modernisation of the primitive types of indigenous craft and tackle
- (12) The taking up of technological work for improving fish preservation at Calicut (Madras)

- (13) The stocking of a fish tann of 160 acres with mirror carp at Ootseamund (Madras) ${\bf M}$
- (14) The construction of a Marine fish farm in the Advar Gackwaters (Madras)
- (15) The stocking of a freshwiter from with 1 $\pm 3\,000$ ingerlings at Chetput (Madras)
 - (16) The approximent of fish ening vards (Travancore) for the better preservation and marketing of fish
 - (17) The use of a motor fishing vessel for experimental fishing in Tray incore
 - (18) The starting of a fishing Company [West Coast Fisheries (Travancore) Ltd.], with a capital of Rs. 25 lakhs to exploit the Wadge Bank off Travancore.
 - (b) Bombay secured 800 tons of fish more in 1945-46 than in the previous year. Beiggl expect to secure some 3,000 tons of extra lish when then place is in full swing and South India expect some 50,000 tons extra.
 - Mr. C. P. Lawson. May I ask the Honourable Member whether he can tell the House of the particular steps Government are taking to attract capital for big-scale fishery operations?
 - Sir Pheroze Kharegat: It is hoped that the capital that will be required for big-scale operations will be found by the capitalists in the country. But the Government are taking steps to carry out experimental work, and they hope before long to set up a fisheries research institute with several sections, possibly at Karachi, Bombay. Mandapam and Ca'cutta in order to find out what the most suitable means are for securing more fish. It is also understood that a private company is shortly being started for the exploitation of fish in the Andamania.
 - Mr. Sasanka Sekhar Sanyal: Will the Secretary be pleased to state that the Government will see that the fishery matter does not go into the hands of capitalists?
 - Sir Pheroze Kharegat It is presumed that the Proximed Government will take care to see that the profits urising from the exploitation of fish do not remain with the capitalists
 - Mr K. C. Neogy: 'Spart from big-scale fishery operations is the Honomable Memoer satisfied that so far as Bengal at least is concerned, the fishermon have got an adequate supply of fishing nets and fishing boats which they lost during the wer years and also due to the famine?
 - Sir Pheroze Kharegat: I am fully aware of the fact. Sir that there is an acute abortage of fishing nets and fishing boats in Bengal. But steps are being taken by the Government to supply the yarn required for the making of more nets and the timber that is needed for the building of more boats.
 - Dr. Zia Uddin Ahmad: May I ask whether Government have taken any action in improving fisheres in country ponds and tanks which is being overlooked, because the natter is in the hands of the capitalists?
 - Sir Pheroze Kharegat: Yes, many of the items which I have referred to in my reply relate to inland tanks. In the UP in particular I believe something like 45,000 maunds of extra fish have been secured by developing tanks and ponds.
 - Mr. Sasanka Sekhar Sanyal: Mav I know what steps are possible for the Government of India to take for the rehabilitation of those fishermen of East Bengal who have lost their nets and their houses during the recent disturbance in that part of the Bengal?
 - Sir Pheroze Kharegat. The matter has not vet been considered but we presume that the Government of Bengal will send up their proposals in due course
 - Mr Sasanka Sekhar Sanyal: Will the Government of India take the initiative in coming into contact with the Government of Bengal in this matter?

Sir Pheroze Kharegat: Certainly

Mr. Abdur Rahman Siddiqi: May 1 know what is the total tonnage built by either the Government of Bengal or will be built by the Government of India to replace the boats withdrawn in the denial policy adopted in Bengal during the war?

Sir Pheroze Kharegat: I must ask for notice of that question, because the matter relates primarily to the action taken by the Government of Bengal

Mr. Abdur Rahman Siddiqi: As regards the notice asked for by the HonourMr. Jahonid like to know how much of the tonnage built has been
distributed between transportation and fishing?

Sir Pheroze Kharegat: I am afraid I do not follow the question

Mr. Abdur Rahman Siddiqi: Many thousand tons of boats have been built in Bengal and I thought the Government of India knew something about it Now I want to know the tonnage of boats that are already in the possession of the Government, and how much of it will go for transportation purposes and how much to the poor fisherinen whose boats were taken away?

Sir Pheroze Kharegat: I am afraid I must again ask for notice, because the miorination will have to be obtained from the Government of Bengal

Shn Sn Prakasa: Have Government assured themselves that fish is proper and sintable food for human beings and that the cruelty involved in killing fish is justified by the results achieved?

Sir Pheroze Kharegat: The roply is in the affirmative

Sir Cowasjee Jehangu: Will the Honomable Secretary inform the House while is the percentage of the extra fish caught which is unknown to all classes of people who refuse to consume it and which is therefore thrown, away

Sir Pheroze Kharegat: I do not follow the question

Sir Cowasjee Jehangir: Does the Honourable Member know that past expensive has shown that some fish from deep sea fishing is unknown to our people of all classes who therefore refuse to consume it? Will the Honourable Member therefore take steps to educate our people with regard to the classes of fish which are being caught now and teach them to consume it, because it is wholesome edible fish?

Shri Sri Prakasa: Please do not do anything of the sort!

Sir Pheroze Kharegat: We are aware of the fact that there are certain types of fish which are caught at present which are not generally eaten by the people and steps will be taken when the Research Institute is set up to find out what types of fish caught are edible and suitable to the tustes of people and steps will be taken to utilise the other fish for commercial purposes.

RAIL-ROAD COORDINATION SCHEME

- 3. *Sardar Mangal Singh: Will the Honourable Member for Transport
- (a) whether the Internu Government have prepared any scheme for Rail-Road Co-ordination, if not, whether they contemplate to do so in the near future, and

(b) whether the Government of India propose to consult the Motor Transport Unions before launching on any scheme of Rail Road Co-ordination and further assure this House that in any such scheme the interests of the operators now on Road will be adequately safeguarded?

The Honourable Mr. M. Asaf Ali: (a) and (b) The main principles of the Interior Government's policy are as follows—

- (1) They are convuced of the necessaty for rail-road co-ordination in order to any dwastelli competition, to protect Government finances and to provide more efficient and co-ordinated transport services for the benefit of the public
- (ii) They consider that in most, if not all. Provinces this can best be achieved so far as passenger transport is concerned, by the formation of tripartite companies on the lines of the White Paper

- (iii) If any Provincial Government does not favour the formation of tripartite companies but wishes to form some other road transport organisation and such a scheme provides for substantial financial participation by the Railways, the Central Government, while not objecting to financial participation by the Railways, would continue to drige that an equitable adjustment of the existing operators' rights should not be overlooked.
- As desired by the House during the last Budget session, the Provincial Ministry Governments were asked whichter they would be able to accept the broad principles of the scheme set out in the White Paper. The details of Government's policy will be subject to modification in the light of views expressed by Provincial Governments. So far only three final replies have been received from the Provinces who doubtless have already consulted on will consult local transport interests.

As regards goods transport, the general policy is to reserve long-distance traffic for the railways and to allow road transport to eater for short distance and door tr door traffic. This policy has been accepted by a majority of the Provincial Governments, and as regards the remainder, the matter is under their consideration.

Sardar Mangal Singh: Is the Honourable Member aware that some of the Provinces are going ahead with this radical coordination scheme? For instance, in the United Provinces they have formulated a scheme of their own May I know from the Government of India whether they intend to have a uniform policy all over India in consultation with the Provincial Governments?

The Honourable Mr. M. Asaf Ah: As the Honourable Member knows the intention of the Government of India was to have a uniform scheme all over India but we have no power over the Provinces. It is a provincial subject, and if they wish to provincialise road transport, we cannot prevent them. All that we would like to be able to do is merely to tell them what we think is the best thing in their own interests and in the interests of the Government of India, because both the assets naturally belong to the nation:

Sardar Mangal Singh: The Honourable Member referred to tripartite companies. Does he mean that a majority of the shares will be held by the Railways and the Provincial Governments concerned and only a certain percentage will be thrown open to the public?

The Honourable Mr. M. Asat Ali. An Honourable frond is even better aware than I am (because he has been taking a lot of interest in roud nation ordination) that the tripartite scheme does not necessarily mean that the Railways and the Provincial Government conceined should hold a majority of shares in these companies whenever they are formed but they may or may not do so, and we cannot force them to do so either. All that we can insist upon is that so far as the Cential Government are concerned the Railways should have a financial interest in it which should not be less than 25 per cent.

Sjt. N. V. Gadgil: In view of the undoubted importance of this question, will not the Government think it advisable to call a conference of Provincial Ministers and review the whole position?

The Honourable Mr. M. Asaf Ali: We have sheady addressed all the Provincial Governments on the subject and we have sent also reminders after reminders. I have myself personally interviewed almost every Provincial Minister who came from the provinces and tried to persuade him to agree to the schime and I am fully prepared to call a conference of all Provincial Ministers interested in this scheme and I am prepared to discuss the whole thing with, them

Sti M. Ananthasayanam Ayyangar: Mav I know which are the three Provincial Governments which have accepted the scheme and sent a reply and if so to what effect?

The Honourable Mr. M. Asaf All: I am prepared to answer that question, although I wish my learned friend had put down notice of it At present

there are three governments who have definitely replied officially, we have received replies from other governments unofficially which it would not be worth my while or your while to reveal here. The three governments who have officially replied are the North-West Frontier Province, the Punjab and Sind

Sn M. Anathasayanam Ayyangar: May I know which province is in favour or state control or provincial control of motor transport entirely?

The Honourable Mr. M. Asaf All: As far as I can judge the tendency from the replies received and from the various information that is available to us is for the provinces to provincialise road transport as far as possible

Sn M. Ananthasayanam Ayyangar: In view of the fact that the opposition in the last assembly session was against the formation of companies of this kind, will the Honourabe Member consult this assembly before a final decision is taken regarding the formation of similar companies?

The Honourable Mr. M. Asaf Ali: I am afraid my Honourable friend is under some misapprehension. The opposition in the last Assembly session was not to the tripartite scheme—it was entirely and absolutely confined to one point namely, that the popular Provincial Ministries should have a chance of looking into this scheme they did not object to the tripartite scheme at all, and we have waited all this time for the answers of the various governments. As you know, some of them are forming their own schemes. We have not received all the official replies so far, but I shall bear the point to which the learned questioner has referred, in mind

Miss Maniben Kara: May I have an assurance from the Honourable Member that, in such scheme of rail-road co-ordination wherein a large mass of the public size very greatly interested and which affects the lives of conductors, drivers and various other memal staff as well as the travelling public—the trades unions will get representation and have a voice in the shaping of the policy of this committee?

The Honourable Mr. M. Assat All: As far as I know the government's intention is to see that ever one gets a fair deal, painticularly those who are working, and I can assure the Honourable Member that in so far as hes in our power we will try and see that they get a fair deal, but we cannot force the provinces to do what is their duty we cannot interfere with them

Khan Mahammad Yamin Khan: Does the Honourable Member know that some statements were issued by Pandit Govind Ballah Pant in the United Provinces before the elections took place and he had given a sort of assurance to the bus conductors or bus owners in a certain manner Does the Honourable Member think that he is going to stick to those assurances given by Pandit Govind Ballah Pant now?

The Honourable Mr. M. Asaf Ah: I think this question really ought to be put to Pandit Govind Ballabh Pant—it hardly arises here I do not know what he is going to do now

Mr. M. A. F. Hirtzel: The Honourable Member informed the House that it was the policy of the Government of India to reserve long distance traffic for rail transport. May I ask him to tell the House whether in consulting the Provincial Governments or making any recommendations to them, that was land down as a sine qua non or whether the provincial governments were allowed any discretion on that particular point?

The Honourable Mr. M. Asaf Ali: That question is still under discussion between the Central Government and the Provincial Governments

INDUSTRIAL COMMISSION

- 4. *Sadar Mangal Singh: Will the Honourable Member for Industries and Supplies please state
- (a) whether Government of Indus have decided to appoint an Industrial Commission with comprehensive terms of reference or contemplate to appoint one in the near future, and

(b) whether Government will consider that the terms of reference include matters relating to the fiscal policy also?

The Honourable Sr. C. Rajagopalachan: I trust, on behalf of the Honourable Industries Member 1 may be permitted to answer the questions today

- (a) No. Su
- (b) Does not arise

Sardar Mangal Singh: May I know if the Government of India is considering the appointment of an Industrial Commission?

The Honourable Sri C. Rajagopalachari: I have said the answer is in the negative

COTTON TEXTILE FACTORIES IN INDIA

- 5. *Sardar Mangal Singh: (a) Will the Honourable Member for Industries and Supplies please state how many cotton textile factories are there in India it present and what is their number province-wise?
- (b) How many new cotton textile factories have been sanctioned and how have they been distributed amongst the different provinces?
- (c) What will be the full productive capacity of factories when all of them are in full working order?
- (d) Have the interests of the handloom workers been properly safeguarded while framing the scheme of the organisation of the textile industry? It so, how ?

The Honourable Sri C. Rajagopalachari: (1) and (b) A statement giving the desired information is placed on the table of the House. The spindlage of the new mills is not uniform. Some Provinces have accepted our suggestion that a "coarse" mill should be composed of 25 000 spindles and a "fine" mi'l of 19.000 soundles, but in earthin cases they have decided to establish mills of fewer spindles. Government of India have allotted the number of spindles to verious previnces as in the statement placed on the table. It has been left to the Provinces themselves to distribute these spindles amongst the various factories within the province

- (c) 6.500 million yards a year if all mills work 14! hours per day for 300 days in the year
- (d) The Honourable Member's attention is invited to paragraph 5 of the Goveinment of India, Resolution No 205-TA/46, dated the 4th May, 1946, passed on the Planning Committee's report on expansion of the Cotton Textile Industry

Statement showing the number of existing and proposed new cotton textile inills in India

Name of Province		*\	umber of existing mills	Number of propose mills
Bombay			209	24 (352,000 spindles)
Madras			69	16 (325,000 spindles)
Bengal			17	12 (264,000 spindles) *
U P			30	15 (437,000 spindles)
Punjab			8	9 (213,000 spindles)
Bihar			2	6 (151,000 spindles)
C P & Beim			11	4 (119,000 spindles)
Orissa				3 (75,000 spindles)
Bind .				4 (100,000 spindles)
Assam				
Delhi .			6	
In States			45	32 (708,000 spindles)
				-
	Total		417	125

Sreejut Rohm Kumar Chaudhuri: Max I know which of the provinces have decided to nationalise the textile industry?

The Honourable Sn C. Rajagopalachan: As far as I know, no province has vet nationalised the textile industry

Sreeight Rohm Kumar Chaudhuri: Is the Government aware that the Assam Government have decided to intionalise the textile industry and for that leason all puryate entruines is stopped supply of machinery and spindles?

The Honourable Sri C. Rajagopalachan: I have already said that the disciction is with the governments of the provinces to distribute the quota within the province—which includes thomselves if the nationalise the indistry

Mr. Ahmed E. H. Jaffer: May I ask the Honourable Member if the government are in complete agreement with the textile policy proposed by the Madras Premier and it not what their policy is going to be?

The Honourable Sr. C. Rajagopalachari: Notice Sn. for that

Mr. Vadilal Lallubhai: How many textile factories are there in Assam?

The Honourable Sr. C. Rajagopalachari. Today in Assam mil

Mr. Tamizuddin Khan. On what principle are the spindles distributed among the various provinces?

The Honourable Sn C. Rajagopalachan: The elements that go to decide the distribution among the provinces one—the present number deficit quantity, and other orcumstances of importance.

Sreejut Rohini Kumar Chaudhuri: Is it a fact that the Jalan industry plot for spindles for stating textile mills in Assam and that permission given his been withdrawn by the government of India?

The Honourable Sr. C. Rajagopalachan: I have not quite followed the first part of the question

Siegit Rohmi Kumar Chaudhuri May Lexplain? Before the Assam Government issued a communique that they will nationalise the textile industry in Assam the Talan industries applied for machinery and spindles and such application was granted but subsequently the supply of spindles was stopped?

The Honourable Sri C Rajagopalachari: I would like to have notice of the one-stion

Shri D. P. Karmarkar. There was a request for increasing the spindles allotted to the Karnatak Province and it was supported by the Government of Bombay, but atterwards permission to give additional spindlage was refused on the ground that Bombay was treated as a surplus province.

The Honourable Sr. C. Rajagopalachari: I have already said that the Bombay Government will have to take the responsibility of distributing their quota within the province, whatever the linguistic area may be

Seth Govind Das: In view of the fact that the Madras Government is following a particular policy with respect to textile industry, will the Government of India think of having some uniform policy in this respect to all provinces?

The Honourable Sn C. Rajagopalachan: That is an argument. It is left to every province to follow its own line of action.

Shri D. P. Karmarkar: What is the quantity of spindles for the Bombav Province?

The Honourable Sri C. Rajagopalachari: The number of existing mills is 229, the number of proposed mills is 24, and the total new spindlage is 352,000 to Bombay

Mr. Sašanka Sekhar Sanyal: Will the Honourable Member please state what steps have been taken by Government to implement the resolution which was moved by Mr Ghulum Bhik Namang and adopted by the House to the effect that one-third of the total output of varn should be made available for handloom weavers?

The Honourable Sr. C. Rajagopalachari: That will be coming in a subsequent question †

Sri M. Ananthasayanam Ayyangar: May I know if it is open to any Provincial Government, if any allotment has been made to that Provincial Government by way of spindles, to say that the spindles shall not come into that province and shall not be given to persons who have started the textile industry there?

- The Honourable Sri C. Rajagopalachari: The question should be put in the Provincial Assembly?
- Sn M. Ananthasayanam Ayyangar: What is the attitude of the Central Government towards those who have already started construction of buildings and sent in applications for machinery and spindles?
- The Honourable Sr. C. Rajagopalachari: When the difficulties arise the Central Government will consider them No such complaints have yet come to the Central Government
- Dr. Zia Uddin Ahmad: Is it not a fact that the permits to purchase textile tactories are given by the Government of India on the recommendation of a committee in which the textile manufacturers have got a preponderating voice and that is the reason

Shri Sri Prakasa: He has answered his own question!

The Honourable Sr. C. Rajagopalachari: The dominating consideration is the recommendation of the province and not of any private bodies

Dr. Zia Uddın Ahmed: Is there any committee appointed by the Government?

(No reply)

IMPORT OF FOODGRAINS INTO INDIA FROM THE UNITED STATES OF AMERICA

- 6. *Sardar Mangal Singh: (a) Will the Secretary of the Food Department please state what quantity of food-grains have been imported into India from the United States of America during the last six months from 15th April to 15th October 1946?
- (b) Has the allotted full quote been received? If not, what is the shortage and how do Government propose to make up the deficiency?
- '(c) What were the estimates of production of food-grains in India and how is the position now?
 - Mr. B R. Sen: (a) 322,429 tons
- (b) No Shipments from the United States of America are some 164,000 tons behind the programme. The Government of India have done what was possible to mitigate the effect of this by importing grain from other sources and by tightening up both procurement and distribution in India.
- (c) The position as estimated in January was that the total production of foodgrains would be 55 78 million tons. The latest estimate is that the 1945-46 crop was only 53 96 million tons.

Sardar Mangal Singh: Will the Honourable Member tell us what was the shortage from the U S Λ ?

Mr. B. R. Sen: The shortage is 164,000 tons

Sardar Mangal Singh. How much has been met by imports from other countries?

Mr. B. R. Sen: The overall deficit in India is much greater It has been made up to a certain extent by imports from countries like Egypt, Iraq, Iran, Argentine

Sardar Mangal Singh: How much has been imported. Surely the Government of India must have the figures?

- Mr. B. R. Sen: The Honourable Member is putting the question in a form which is difficult to answer. We have a heavy deficit this year. The deficit is being met not only from the United States of America, but also from other countries.
 - Mr. Muhammad Nauman. What is the programme of further shipments?
- Mr. B. R. Sen' We have got a programme for October. The programme for November and December is still to be sent
- Sn M. Ananthasayanam Ayyangar: May I know whether any arrangement has been made to send grains to the various provinces according to the tastes of those provinces?
 - Mr B R. Sen. That is one of the primary considerations we have in mind
- Sn M Ananthasayanam Ayyangar: Then why not send the wheat supplied to South India now to the north and send rice instead to South India?
- Mr. B R Sen' This is an old question. The freet of the matter is that the deficit of Madas runs into millions of tons. We can supply only a certain quantity in certain grains. If we do not supply the wheat which we are supplying to Madas now, Madas will have to go without only grain in its notice.
- Sn M Ananthesayanam Ayyangar: Both m U P and the Punjab there are quantities of rice which are not winted there. They are dumping rice in a promise where it is not wanted?
- Mr. B. R. Sen: That is not wholly correct. This proposal has been before the House from time to time. In the case of the United Provinces, there is a certain population, particularly in the Eastern districts, whose food is rice and not wheat. In the Punjah there are centain districts like Kangra where the staple food is rice. We have made a definite proposition to the Punjah Government that if they give us one lakh tons of nee we are prepared to send one lakh tons of wheat in its place. That proposition is before the Punjah Government now, and we hope to get an early reply.

Maulana Zafar Ali Khan: What is the total quantity imported from Australia?

Mr. B. R. Sen: The total quantity as far as I remember is 520,000 tons this year

Miss Maniben Kara: There is always a shortage of food Food shortage is more or less a chronic situation in this country May I know if the Government of India are considering the policy of nationalisation of land?

Mr B R. Sen: I want notice of that question

DE-CONTROL OF SUGAR

- 7. *Sardar Mangal Singh: (a) Will the Secretary of the Food Department please state when it would be possible for Government to decontrol the scale and supply of sugar?
- (b) What is the total production of sugai during the last year and the current year and what are the military requirements during these two years?
- Mr. B. R. Sen: (a) The control on sugar is necessary to effect an equitable distribution to the public of the inadequate supplies available. It is not therefore, proposed to remove the control in the near future
- (b) The production of sugar during 1944-45 and 1945-46 seasons was 9.72,000 tons and 9.48,000 tons respectively. The military requirements during these years were 79,232 tons and 34,832 tons.

Sardar Mangal Singh: Is Government taking any steps to increase the production of sugar and remove the control?

Mr. B. R. Sen: The Government are taking steps and them is the reach announcement that the price of sugarcane will be income Bihar and U P from 0-14-6 to Rs. 1-4-0 per maund

Sardar Mangal Singh: Are any steps being taken to minimise the disparity m the quotas of distribution of sugar between rural and urban areas?

Mr. B. R. Sen: That is a matter entirely in the discretion of the Provincial Governments

Shri Sri Prakasa: Is it the policy of Government that persons with incomes

of Rs 10 and less should have no sugar at all in urban areas in the U.P.?

Mr. B. R. Sen: The distribution is made on the basis of consumption before the war and it is left to the Provincial Governments to make the best use of the sugar that is allotted to them

Seth Govind Das: For how many years has there been no export of sugar from this country?

Mr. B. R. Sen: So far as I am aware, there has been no export of sugar from this country

Seth Yusuf Abdoola Haroon. Was there a ban on such export from this country?

Mr. B. R. Sen. I am not aware of that

Dr. Zia Uddin Ahmad. What does he mean by equitable distribution? Does he mean that those persons who wer accustomed to que should now be toreed to cat sugar as is being done now?

Mr. B R. Sen. That is not our intention. It is left to the Governments to make the most equitable distribution according to the errounstances of each area

Dr. Zia Uddin Ahmad: You must define what equitable distribution means

TENDERS FOR BOOKSTALL LICENCES ON RAILWAYS

- 8. *Sardar Sampuran Singh: (a) Will the Honourable the Railway Member please state if it is a fact that in reply to question No. 250 isked by the Honomable Mr Surput Singh in the Council of State on the 8th April, 1946 it was stated that Government would consider the advisability of inviting public tenders for book-stalls on the station premises of different railways by publishing necessory advertisement to this effect in all the important newspapers of the country before deciding the question of awarding this contract?
- (b) If the answer to part (a) above be in the affirmative will Government please state how it is that the East Indian Railway and the Bombay Baroda and Central India Railway administrations do not propose to call for tenders tor book-stall licence?
- (c) At Government aware that it is the established practice in all the Goveminen, Departments to myste tenders for different contracts?
- (d) It so, what special reasons there are for the East Indian Railway and the Bombiy Baroda and Central India Railway to violate this practice?
- (e) Are Government aware that the North Western Railway administration mysted tenders to a similar contract some time back and that even the old . contractor offered to pay by way of Royalty as much as five times the amount which he was paying before?
- (f) Do Government propose to see that the East Indian Railway and the Bombay Baroda and Central India Railway do not put the Government to financial loss by not inviting public tenders for this contract?

The Honourable Mr. M. Asaf Ah: (a) Yes

(b) The Railways concerned do propose to call for tenders before the date of termination of the present agreements. I may, however, state with regard to the contract of the B B & C I Ralway that the information given in reply to part (c) then No 250 asked by the Honourable Mr Saiput Singh in the Councillate the on the 8th April, 1946, has been found incorrect to the extent that into by the B (C I Railway was dependent on a notice having been given

12 months earlie in terms of the contract itself. Actually such notice was not given and in consequence the contract was automatically extended upto 31st December 1931, as provided for by the terms thereof.

- (e) Yes
- (d) In view of the reply to part (b) of the question, does not arise
- (e) Yes
- (f) In view of the reply to part (b) of the question, does not arise

Sardar Sampuran Singh: Has the Government now taken note of the fact that in future when they want to make such provisions in their agreement, they should give notice of one year before the termination of the contract?

The Honourable Mr. M. Asst Ah: That is not the usual practice and various agreements are bound to vary from time to time. It certainly is not the policy of the Government to make a twelve months notice obligatory of accept any such notice, always.

TRANSFORE DIFFERENCEIZIUS IN DEFINI

- 9. *Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for Transport please state
- (a) whether Government are aware of transport difficulties in Delhi and the costly nature of available facilities,
- (b) Whether Government are aware of the fact that motor cars which are available for hire charge very heavy rates,
- (c) whother Government are aware of the fact that there is no regular convenient motor bus service for officemen and for newcomers to Delhi, and
- (d) whether Government propose to consider the desirability of improving motor bus service in the city and introducing taxis on metre rates?
- The Honourable Mr. M. Asaf Ali: (a) Such transport difficulties as outst in Delhi are believed to be no more serious than those in many other large eites in India and abroad. At the same time Government admit that such difficulties exist and will do what they can to remove them. The G. N. I. T. fleet has been mercased by the addition of a large number of vehicles during the past six months and now operates over practically the whole of Delhi. The number of tax cabs has been mased from 200 to 225 recently. The fares charged by the G. N. I. T. have recordly been reduced.
- (b) Taxi cab faces have been fixed under the Motor Vehicles Act 1939 When detected overchaiging is punished by the suspension of permits
- (e) Suburbs inhabited to any appreciable extent by Government servants an connected with the Government offices by special services. Delhi main station is situated on a number of bus routes.
- (d) Constant efforts are being made to improve the bus services in Delhi. The compulsory fitting of taxi meters to the taxi cabs is not at present considerable more meters are not yet available.
 - Lt.-Col. Dr. J. C. Chatterjee: Is it not a fact that as no meters or very few of them are available, the taxi drivers charge most exception that fares and there is no redress against it? Has the Honourable Member ever travelled in a taxi cab?

The Honourable Mr. M. Asaf All: I think I have had occasions to engage taxis from time to time, but in so far as the question of exorbitant rates goes, I can assure the Honourable Member that every time a driver is detected his permit shall go

Mr. Sasanka Sekhar Sanyal: What are the steps that can be taken to ensure such detection more easily?

The Honourable Mr. M. Asaf All: The very best thing that can be done under the one unstances will be for the person who has suffered to go and report the matter to the police

Maulana Zaiar Ali Khan: May 1 ask if the Honomable Member will not make an effort himself and try to adopt the method which was practised by Harun-ur-Rashid?

The Honourabe Mr. M. Asaf Ali: I would leave it to the Honourable Member to try

Lala Deshbandhu Gupta: The Honourable Member is undoubtedly aware of the fact that there is a great deal of public resentment against the monopoly held by the G N I T for running buses in Delhi and now that he is in a position to remove this favoured treatment, may I ask what steps he is going to take?

The Honourable Mr. M. Asaf Ah: Sn, the policy of the Government is not to allow any monopolies anywhere, and in so far as the GNIT is concerned, the whole question is under review today. In fact, there is a question down on the paper by Dr. Chatterjet which I shall answer a little later.

Shri Sri Prakasa: Is the Honourable Member aware that I had to pay Rs 4 for each tonga yesterday—and I had two—from the Delhi Railway Station to my place, while the Government pays me only Rs 2 for this journey?

The Honourable Mr. M. Asaf Ali: The Government allows Rs 5 a day to every Honourable Member for conveyance

Sreejut Rohm Kumar Chaudhur: May I suggest that the system of charging by meters be introduced in Delin because the two drivers charge very high rates? I was charged Its 8 vesterday from the Railway Station to my plue.

Mr President. Next question

PRICE OF INDIAN SILK

- 10. *Mr. Sasanka Sekhar Sanyal: (a) Will the Honourable Member for Intures and Supplies please state whether it is the policy of Government to train Indian Side & anatomal industry?
- (b) What steps are being taken by the Government of India for ensuring tail, economic and remunerative price for Indian silk?
- (c) What steps are being taken for protecting Indian silk from toreign connection and for secong that it is not displaced by such foreign silk in Indian market or put to low piece level as a result of competition?
- (d) What steps are being taken by the Government of India for co-ordinating multivalent provinces and the states for the purpose of standardising multiv and gades of silk and for standardising prices?
- (e) How do Government propose to fix the price of foreign silk which India has received and will be receiving as part of war reparations scheme?
- (f) What are the general recommendations of the Silk Panel with regard to the foregoing and how far and in what way do Government propose to deal with such recommend thems for the purpose of speedy implementation?

The Honourable Sr. O. Rajagopalachan: (a) It is not clear what exactly the Honourable M inher means by "national" industry, but Government certainly consider the silk industry to be a very important industry

- (b) Silk was controlled as regards prices from June 1945 to August 1946 (Government are collecting from the main producing centres data regarding costs of reoduction to enable them to determine what should be regarded as fair prices for Indian silk. The present market prices are higher than the old control prices which had been fixed after due enquiry.
- (c) As the Honourable Member is no doubt aware, the Indian silk industry enjoys tariff protection Every care will be taken to safeguard the industry against unfair competition
- (d) At a conference held in September 1946 with the Provinces and States concerned this matter was taken up, and action in the sense referred to by the Honourable Member is under consideration

- (e) No foreign silk has so far been received by India as part of reparations
 If and when an allotment is received, Government will sell it at a fair price
- Or () Government have received the report of the Silk Panel The report will after finalisation be placed before the proposed Central Advisory Planning Board Finalisation means consultation with the Provinces and the States

(After a pause)

If there is no supplementary question on this I should like to correct a mistake with reference to answer to a previous question

Sardar Mangal Singh: I am putting a supplementary question, Sir The Honourable Member has said that the price of silk has gone up May I know if the Government of India are thinking of re-imposing control on the price of silk?

The Honourable Sri C. Rajagopalachari: I cannot promise that

Mr. Sasanka Sekhar Sanyal: May I ask it it is not a fact that during the last one month or so the price of Indian silk has gone do in below the control rate and that on account of the fact that some merchants were able previously to have access to the Government they were the to spread a rumour that foreign silk was available and therefore they were putting down the prices?

The Honourable Sn C. Rajagopalachan: 1 am not aware of what has been suggested

Sardar Mangal Singh: The Honourable Member has said that if he receives 'any quota of silk as a reparation, he will sell it to the public at a fair price May I ask if he will similarly consider the question that the silk that may be available in the Disposals Directorate will be sold to the public at a fair price and not at a competition price?

The Honourable Sr. C. Rajagopalachari: That is a definite policy in regard to all disposals

Miss Manben Kara: Am I to understand from the Honourable Member's including to part (c) of the question that the policy of the Government will be to safeguard Indian industry by giving it tariff protection?

The Honourable Sn C. Rajagopalachan: I have answered about silk It would not be right to treat other matters as supplementary to it

Miss Maniben Kara: I want to know whether the Government have decided already to have the policy of giving protection to the silk industry by raising tariffs?

The Honourable Sn C. Rajagopalachan: I have alread, answered that in the matter of silk the policy of the Government is to protect it against foreign competition I am not able to follow what the supplementary question is

Mr. President: The Honourable Member may now correct the answer to the supplementary question

The Honourable Sri O. Rajagopalachan: With reference to question No 5, a supplementary question was put by an Honourable Member about protection to handlooms and I said it was coming in a later question. It was involved in a sub-clause of that question itself. I might assure the Honourable Member that sufficient safeguard has been provided by reserving at least 25 per cent of the new spindlages for free yarn for handloom production.

Mr. President: Order, order, the question hour is over

Shr! Sr! Prakasa: Sir, whenever a large portion of the time in the question has taken up in oath taking, the convention of the House is to give extra time for questions

Mr. President: The convention is to the contrary I myself made enquiries yesterday as I thought I might give some time if permissible.

Shri Sri Prakasa: On one occasion, I remember, Sır, Sir Abdur Rahim, the former President gave 20 minutes more for questions.

(b) WRITTEN ANSWERS

FACILITIES FOR RAILWAY PASSENGERS

- 11. *Mr. Sasanka Sekhar Sanyal: Will the Honourable the Railway Member please state what steps Government are taking for
- (a) the running of larger number of trams particularly those running long distances.
- (b) the allocation of larger number of third class and inter class coaches to each of such trains,
 - (c) the mereased and improved water supply for such conches,
- (d) the introduction of more satisfactory method of getting tickets at all hours of the day and night
- (c) providing sleeping accommodation for inter class and third class passingers travelling long distances during nights,
- (f) providing fan service and sanitary amenities for such classes and passengers,
 - (g) the catering arrangements for such passengers inside the train,
 - (h) providing medical facilities for passengers of all through trains,
- (t) the introduction of a common class for all passengers particularly for trans which run during day time, and
- (j) the introduction of watch and ward for each compartment so that the pure promptly referessed?

The Honourable Mr. M Asaf Ali: (a) Between the cessation of hostilities and the 1st October 1946, Class I Railways have reintroduced or extended a total of 988 trains representing an additional daily train inleage of 64570 on both Broad and Metre Gauge Railways. Similar figures for Class II Railways are 26 trains, involving an addition of 952 train miles per day.

As more stock becomes available by release from the Detence Department and by building in Railway workshops, passenger services will be further intreased

Apart from the above, the principal incans of putting on more passenger as as by obtaining more passenger vehicles. By Murch 1948, the Railway Band expect to obtain marks 1960 addition d Broad Gauge passenger vehicles. This represents about a 12 per cent increase on the coaches at present available for service. Unithe 5 per cent improvement can be expected in the repair statistics by that date. It is therefore expected that a further improvement of about 17 per cent in the number of passenger trains operating, principally long-distance trains, will be obtained by about April 1948.

Somewhat similar figures are expected in respect of Metre Gauge services

- (b) Of the new Broad Gauge vehicles mentioned in (a), it is intended that the great majority will be III class accommodation than in other classes. The allocation of the number of coaches of each class on particular trains must be left to the Railway Administrations to arrange in proportion to the number of passengers of each class normally travelling.
- (e) The Rulway Board have formulated long-range plans to effect an improvement in the water supply of all coaches Such long-range plans will take some time to become effective. For immediate purposes, arrangements have been made for the more frequent filling of water tanks. It is not expected that any substantial improvement can be effected immediately due to difficulty in obtaining supplies of material.
- (d) The number of stations with 24-hours booking arrangements has been increased and at other stations booking hours have been extended as required. Additional booking windows and more booking clerks have been provided at a number of stations where the demand has been felt.

- (e) The provision of sleeping accommodation for a considerable percentage of Inter and III class passengers is a prominent feature under consideration in the Railway Board's post-war coach design. The financial implications of providing this amenity are now under close and detailed examination. It is anti-vipated that the provision of such amenities cannot be separated from the question of increasing fares.
- (f) For the future III class, a larger number of better designed lavatories have been planned and these will come into circulation as new vehicles to the postwai designs are built. As regards fans in III class carriages, a new method of meeting the additional electric load which would be involved in under close examination by the Railway Board, but no decision has yet been reached.
- (g) Some Railways have Indian Dining Cars running on certain trains which cater for all classes of Passenges Their extension as well as introduction of any further arrangements necessary to meet demands will be considered after the next meeting of the Central Advisory Council for Railways, at which the subject is to be discussed
- (b) Facilities for rendering first-aid are available at stations and in trains. Station Masters maintain up-to-date lists of available medical practitioners either belonging to the Railway or outside, and are required to summon medical aid from the nearest source available whenever required and if necessary, to arrange transport to the nearest hospital
- (1) The Government do not contemplate the introduction of a common class for all passengers
- (1) The Government do not consider it would be either practical or useful to post a watchman in each compartment. Railways have increased the strength of their Watch and Ward staff to give greater protection to passengers and railway property. Some Railways have running on their important trains some staff known as Conductor Guards to look after passengers' needs. Certain Railways have also appointed Passenger Guides at important stations to help passengers while on station platforms. Government propose to consider the question of further extending these arrangements.

REFUSAL OF PERMISSION TO RE-PUBLISH THE SEWAL FROM AKOLA

- 12. *Mr. P. B. Gole: (a) Will the Honourable Member for Industries and applies please state whether it is a fact that a Marathi Weekly newspaper by name Seval was being printed and published at Akola from 1937-to February 1040.2
- (b) Is it a fact that the said newspaper discontinued publication owing to shortage of paper on account of war conditions?
- (c) Is it a fact that after the cessation of hostilities the printer and publisher of the said newspaper applied for permission for re-publishing the said newspaper and also for a quota of news-print, four times during the last twelve months and whether permission was refused?
 - (d) Is it a fact that the Deputy Commissioner, Akola recommended for the grant of permission and quota?
 - (e) Why was permission refused for the re-publication of the said newspaper when permission for new newspapers has been granted?

The Honourable Sri C. Rajagopalachari: (a) Yes

- (b) The paper suspended publication in 1940 before the promulgation of the Newsprint Control Order It may be due to the cause stated
 - (c) It is true that several applications were made on behalf of the paper
- (d) The report of a district officer to his Provincial Government cannot be made the subject of an answer
 - (e) Permission was refused due to acute shortage of Newsprint

Premission for Publication of Newspapers in C P and Berar after termination of Hostilities and the quota of News print

- DEMANDED BY THE SEWAK
- 13. *Mr. P. B. Gote: (a) Will the Honourable Member for Industries and Supplies please state if it is a fact that permissions for publication of new vernacular and English newspapers in Central Provinces and Berar have been granted after the cessation of hostilities? If so, how many such newspapers have been permitted to be published and how much quota of news-print has been allotted to such new publications?
- (b) What was the quota of news-print demanded by the publisher of the Sewak the Marathi Weekly published at Akola? What was the quota allotted to new newspapers?
- (c) Are Government aware that the said newspaper, Sewal served a very useful purpose in the Akola District and was particularly devoted to the cause of Agriculturists in the District and was also recognised by the education department?
- (d) Do Government propose to grant the necessary permission for publication and quota of newsprint especially when the demand for news-print is a very small one and when the newspaper is much in demand in Akola District?

The Honourable Sri C. Rajagopalachani: (a) Yes Two newspapers with a botal quots of three tons and three cwts have been granted permission to start bublication.

- (b) 11 tons per year For the second question please see (a) above
- (c) This may be so
- (d) Permission has been granted for re-starting the newspaper with a suitable quota

MONOPOLY OF THE G N I T CO FOR RUNNING BUS SERVICES IN DELHI PROVINCE

- 14. *Lt.-Ool. Dr. J. C. Chatterjee: (a) Will the Honourable Member for Transport please state if it is a fact that the Gwalior and Northern India Transport Company have been granted the monopoly for running Bus services in Delhi Province?
- (b) Do Government intend to permit other transport companies to run Bus services in Delhi Province?
 - (c) Are Government aware-
 - (i) that the bus services run by the Gwalior and Northern India Transport Company are inadequate and that there is a great deal of overcrowding:
 - (ii) that the number of buses is insufficient and run at infrequent intervals.
 - (111) that the fares charged by this company are approximately two annas per mile, and
 - (iv) that a number of buses used by the Company on long runs are old and extremely uncomfortable?
- (d) Will Government be prepared to investigate into the very high rate of fares charged and the grievances of the public using these buses?

The Honourable Mr. M. Asst All: (a) The reply is in the negative. Companies other than the G N I T operate buses on the rural routes

- (b) Government have the future of Delhi transport under consideration.
- (c) (i) and (ii) The number of buses and services operated by the G N I T are reported to be now adequate It is realised that there is some congestion during peak periods but steps including the authorisation of additional petrol and a large increase in the number of buses have recently been taken to alleviate the position.

- (iii) The reply is in the negative
 Except in the case of one special service the basic rate was formerly one anna per mile but this has recently been reduced to one anna per mile for the first three miles and six pies per mile for any subsequent milesce
- (iv) Some of the buses are old but the old vehicles are gradually being replaced by new vehicles fitted with comfortable bodies
- (d) The present fares are not considered to be unduly high in the circumstances Government are always prepared to investigate any reasonable complaints

APPOINTMENT OF SIR HENRY KNIGHT IN THE FOOD DEPARTMENT

- 15. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Food Department pe pleased to state
- (a) the reasons for appointing Sir Henry Knight to a special appointment in the Food Department for Southern India.
- (b) the terms of his contract stating the period for which he was employed and the salary fixed,
 - (c) the actual period of his service.
 - (d) whether the post was advertised, if not, why not,
 - (e) why no Indian was appointed to this post, and
 - (f) whether his successor has been appointed, if so, who is he?
- Mr. B. R. Sen: The proposal for the appointment of Sir Henry Knight was dropped. The question does not, therefore, arise

ADVISORY COMMITTEES ON RAILWAYS

- 16. *Seth Sukhdev: Will the Honourable the Railway Member be pleased to state
- (a) which of the Railway Systems passing through British India, have not yet set up Railway Advisory Committees,
- (b) if Government propose to take steps to have such Committees appointed, if not, why not, and
- (c) what arrangements exist for the public to advise Railways on matters generally brought before Railway Committees, where no Advisory Committees exist?
- The Honourable Mr. M. Asaf Ali: (a) Among Class I Railways, the Jodhpur Railway, Class II, the Gaekwar's Baroda State Railway, the Bhavnagar State Railway, the Shahdara (Delhi) Saharampur-Laght Railway, and Class III, all Railways passing through British India
- (b) The Jodhpur Railway are considering the question of the formation of a Local Railway Advisory Committee As regards Class II and III Railways, they are small and the Government do not consider it necessary to press for the formation of Local Advisory Committees on those Railways
- (c) The public can advise the Railways concerned through the usual channels of letters, publication in newspapers, or through personal interviews with the officers of the Railways.

Interference by the Jodhpur Railway Administration in the Management of Hyderabad (Sind) Station

- 17. *Seth Sukhdev: Will the Honourable the Railway Member be pleased to state
- (a) whether it is a fact that Hyderabad (Sind) is a joint working station of North Western and Jodhpur Railways, if so, whether there is any agreement

for such working, and whether a copy thereof will be laid on the table of the House,

- (b) whether it is a fact that the Hyderabad (Sind) Station is managed by the North Western Railway agency,
- (c) whether it is a fact that the Jodhpur Railway Administration has given an egency for the issue of upper class tickets at Hyderabad (Sind), if so, why,
- (d) what other sources evist at Hyderabad (Sind) for the purchase of upper class tickets, and the number of tickets sold during the months of April, 1946, and August, 1946, separately, by all these sources, and
- (e) what steps Government propose to take to avoid interference by the Jodhpur Railway Administration in the management of the Hyderabad (Sind) Station in the matter of sale of trackets?

The Honourable Mr. M. Asai Ali: (a) Yes A copy of the Agreement under execution is placed on the table of the House

- (b) Yes
- (c) Yes. The Jodhpur Railway is a party to a tripartite agreement which the North Western Railway have with City Booking Agents for the issue of all classes of tickets from Booking Offices in Hyderabad City The Jodhpur Railway is a party to this agreement because the booking of passengers from Hyderabid (Sind) to and via that Railway is a local transaction of that Railway
- (d) The Indian Railway Conference Association have recognised a number of tourist agents and the Jodhpur Railway have a general agreement with one of them for the issue of tickets. This Agency have an office in Hyderabad (Sind) from which Upper Class tickets are issued
- A statement showing the number of tickets issued for April, 1946 and August, 1946 by all sources is laid on the table of the House
 - (e) In view of reply to part (c) above, this question does not arise

NORTH WESTERN AND JODHPUR RAILWAYS HYDERABAD JUNCTION STATION AGREEMENT

Agreement between the North Western Railway (as the working Agency for Hyderabad joint station) and the Jodhpur Railway for the performance of all work in connection with Jodhpur Railway Traffic at Hyderabad Station

Schedule No 1 Working Arrangements

1 General Principles

This Agreement is based on the following principles and is to be interpreted in accordance with them -

(a) That all broad gauge track and all premises works and working plant provided for the exclusive use of the North Western Railwa, as well as for the joint use of both the Railways are the property of the N W Railway

All metre gauge track all works provided for the exclusive use of the J Railway are the property of the Jodhpur Railway

(h) That the North Western Railway is solely responsible for the Administrative control maintenance of all works in joint use and provision of facilities about stations

(c) for working and maintaining Hyderabad Station including transhipment of goods both waxs and all other expenses that may in the ordinary course arise therefrom, Jodh nu Railway will idequality remunerate the North Western Railway as provided in part II of this agreement

- (d) That except when otherwise specially provided, the conference Rules, with regard to working arrangements shall apply
- (e) The "Local" traffic of the Jodhpur Railway means all traffic booked from or to Hyderibad to from or in the Jodhpur Railway
- (f) That "through" or "interchanged" traffic means all traffic booked vin Hyderahad between the Jodhpur Railway and vin on the one hand and the North Western Railway and vin on the other lines.
- (g) North Western Railway passing tiaffic means all traffic of N W Railway between stations on the N W Railway on the either side of Hiderabad Sind Junction Station and which therefore only passes through the junction station

2 Duration of Agreement and Notice at termination—This agreement shall be deemed to have come into force from 1st October, 1937, and shall remain in force for 'en years and say months from the said date, provided however, that unless this agreement is determined or modified by either party on six months notice in writing, terminating on 31st months. March, 1948, such notice being accompanied by a new agreement of a corrigendum, it shall be deemeed to be in torce from year to year till determined on six months' notice terminating on 31st March, subject to the atoresaid stipulations by either party

NOLL T-This agreement cancels the previous agreement dated 22nd November, 1905, between the North Western and Joddhon Railways to the working of Hyderabad (Sind), Detha and Tando Thata joint stations.

- 3 Limits of Hyderabud Station -- (a) On the Jodhpin Railway Main Line the outer signal at Mupin Khas end
- (b) On the N W Railway the up outer signals of Hyderabad station in up direction and down outer signal in the down direction
- 4 Construction, maintenance and processin of Permanent Boy Structure Buildings and other faculties—(4) The North Western Railway is entirely responsible for constructing, returning of maintaining in good order all structures buildings and of the facilities and providing adequate staff to the purpose of dealing with Jodhpur Railways traffic subject to the provisor that the Jodhpur Railways staffic subject to the provisor that the Jodhpur Railways staffic subject to the provisor that the Jodhpur Railways staffic subject to the provisor that the Jodhpur Railways shall be responsible for providing and maintaining all buildings structures. Rolling Stock, including lighting thereof, permanent way and other works required by them too near exclusive use
- (b) The Jodhpur Railway shill make their own urangements for working and maintaining their own line and other properties which are for their evolutive use at their own events in such a mainter as to be in keeping with the standard of efficiency and appearance of the N W Railway buildings, etc.
- (c) All elective energy whenever supplied is the Jodhpur Railward for their exclusive uso shall be paid for by the Jodhpur Railway at the rates agreed upon between Jodhpur Railway and North Western Railway?

 (d) Both North Western and Jodhpur Railways will provide a reasonable reserve of coathing and goods stock in order to meet the traffic demands

coaching and goods stock in order to meet the traffic demands. No Jodhym Railway wagon or wagons belonging to any Railway woking in connection with Jodhym Railway shall be dictained under load beyond 36 hours after arrival at Hydenbald and should any wagon be so detained, it shall be subject to a charge of demanage at the nate which may be laid down from time to time for interchange of Rolling Stock in accordance with the Conference Regulations. The calculation of penalty charges will commence from the first complete hour after expiny of this period fractions. of hours being disregarded

(e) To protect the North Western Railway from 11sk or loss arising from undue delay on the part of Jodhpur Railway in providing wagons for loading, the folhpur Railway shall be hable to a penalty it the demurage rate which may be laid down from time to time for interchange of Rolling Stock in acordance with Conference Regulations on the stock detained with such goods booked through to stations of the Judhpur Railway of connected Railways as the Jodhpur Railway may fail to provide wagons for after 35 hours. Notice, such penalty to be leviable up to the time the Jodhpur Railway wagons become available for loading at the transfer platform.

The calculation of penalty charges is to be made as in the case of clause 4(d) above The penalty laid down in this and the picceding clause shall not apply to girders, timber and such heavy and bulky aiticles as may from time to time be evempted by special agreement between the two Railway Administrations

- (f) Both Railways shall make then own arrangements for separate sick lines for damaged stock and reasonable facilities for running repairs including staff and spare parts
- (g) The running and Inspecting staff of the Jodhpui Railway shall be allowed the free use of lunning rooms and lest looms provided for joint use
- (h) (i) Wetering, greating and oiling Rolling Stock—Each Railway shall make its own arrangements for watering its own engines and also for greasing, oiling, examining and repaining its own engines and slock at the joint strition. The Jodhpur Railway shall pay. for water consumed for their exclusive use at rates that may be fixed from time to time by the N W Railway
 - (11) Each Railway shall provide the material and staff for lighting its own trains
- 5 Haulage of goods from Jodhpur Railway siding or platform to North Western Railway siding or platform and rice versa
 - (a) Haulage should be done by the Railway concerned
 - (b) Hand shunting to be done by the joint staff
- (c) The North Western Railway shall book, deliver and deal with all Jodhpur Railway traffic in Hyderabad area
- (d) The Jodhpur Railway shall haul their own coaching trains to and from Hyderabad (e) The Jodhpur Bailway staff working trains within the limits of Hyderabad area shall be subject to the rules and regulations of the North Western Railway

- (t) The timings of Jodhpur Railway trains running to and from Hyderabad shall be settled by the Jodhpur Railway in consultation with the North Western Railway
- (g) Correspondence vacluding telegrams relating to the joint business of the contracting Railways shall be interchanged free
- 6 Forms and Returns. -(a) The Jodhpur Railway shall provide all tickets, books, forms and stationery required in connection with booking and delivery of its own local traffic
- (b) The North Western Railway shall keep such books, statements and accounts and turnish such returns on Jodhpun Railway local traffic as they may require. These will be open to impection by the Jodhpun Railway Officials
- (c) The North Western Railway as the working agency shall provide all platform tickets at its own cost
- to its own cost

 7 Accounts The Judhpur Railway shall be responsible for checking its own accounts.
- B Rates and forces -The Jodhpur Railway shall quote rates and fairs for their own traffic to and from Hyderabad and ria
- 9 Earnings —(a) Earnings on Jodhpin Railway local traffic shall be credited to that tailway in such manner as that tailway may direct
- (b) Wharfage and demutrage charges on Jodhpur Railway local coaching and local goods traffic shall be credited to the Jodhpur Railway
- (t Stding charges accruing on traffic of North Western or Jodhpur Railways shall be tredited to North Western Railway and the Jodhour Railway respectively
- (d) Lelegraph earnings in respect of the local traffic of each Railway shall be credited to the respective Railways
- 10 Compensation claims (4) Each Railway shall deal with, dispose of and bear all claims on its local traffic
- (b) Claims in respect of through or interchanged traffic shall be dealt with and adjusted between Railways directly concerned e.g., earning freight when Jodhpun Railway is concerned in the settlement of a claim and decides that the responsibility rests either wholly or in part with the staff of Hyderiand joint station, it will report the case to the Norta Western Railway who will deal with the staff responsible
 - (c) Claims arising -
 - (1) on traffic interchanged between the North Western Railway and Jodhpur Railway or
- (n) under Contreense Rules on traffic interchanged between the North Western Railway and the Joilhum Railway for misdespatch shall be found by both Railways in proportion to theight cannot from the consignments when the responsibility is fixed on the staff in the Hyderabad joint station.
- 11 WiserHamons items -(a) All irrecoverable debits arising on the Jodhpin Railway local traffic shall be borne by that Ruilway
- (b) Unclaimed goods and parcels received from the Jodhpin Railway shall be disposed of under order of that Railway and the sale proceeds if any will be credited to that Railway.
- 12 leadents. The Jodhum Railway shall be responsible for all expenses due to accidents ursing from the acts of its staff within the Hydernbad joint station area.

Schedule No II Remuneration Schedule

I bo the strices and facilities afforded in the Hyderabad junction station as detailed below the Joshpin Railway shall remunerate the North Western Railway by paying half yearly the following lump sum payments —

(a)

- (i) For maintuning all the works in joint use including furniture, tools and plants
- (u) For transhipment of all goods traffic from and to Jodhpin Railway 110 Hyderabad Station
 - (m) For supply of platform tackets
 - (iv) For general services
- (v) For cost of North Western Radway staff working in Hyderabad junction station for joint purposes
- (vi) For medical attendance including charges incidental thereto on the joint staff (vi) For stationery and consumable store used by the joint staff including home. Into freight on stores.
 - (viii) Compensation for accidents damages, losses attributable to joint staff
 - (1x) Compensation paid to joint staff under W C Act
 - (1) For cost of Order Police
 - (vi) Other expenditure that may be ordinarily inchrred in working a joint station

Norz —The Jodhpur Railway shall also pay for the following items for which specific provision exists in addition to the lump sum payable to the North Western Railway

(1) Compensation claims clause 10 schedule 1

(Clause 12 schedule 1)

(iii) Supply of electric energy [Clause 4(c) schedule 1]

(1v) Cost of water consumed for the exclusive use of the Jodhpur Railway vide clause 4 (h) (1)

(v) Peralty charges [Clause 4(d) and (e) schedule 1]

2 Any dispute arising in connection with this agreement shall be referred to the Railway Board

3 The lump sum of Rs per annum payable by the Jodhpur Railway to the North Western Railway will remain in force for the first five years from 1st October, 1937

It will be hable to revision for the latter five and a hell year, siz, from 1st October, 1942 according as the percentage of the expenses to be borne by the North Western Railway on account of its passing traffic determined on the actual figures of pissing traffic for the year 1940 41 may var from 35-1/5 per cent, the percentage adopted on this account while calculating the lump sum of Rs of the first five year.

The total working expenses and the proportion in which the same are to be shared between the North Western Rulway and the Jodhpur Railway for the latter five and a half years (12, from 1st October 1942, will, however, remain the same as for the first five years from 1st October 1937

General Manager.

North Western Railway, LAHORE

Manager,

Jodhpur Railway, JODHPUR Dated

Dated

Statement showing the number of tickets issued by all sources from Hyderabas (Srnd) for April, 1946 and lugust 1946

	Apr	1, 1946	August, 1946		
		First Class	Second Class	Fnst Class	Second Class
Station	٠	144	1,404	153	1,2941
City Booking Agents		4	192	16	313
Tourist Agents		15	155 1	81	133
	Total	163	9,9511	1771	1'740}

Denial of relief of Rs. 4/8/-- in Pay to Railway Employees who ceased to be in Service after 1st July, 1945

- 18. *Seth Sukhdev: Will the Honourable the Railway Member be pleased to state
- (a) whether it is a fact that the relief of Rs 4/8 per mensein has been sanctioned in the pay of Railway employees with retrospective effect from the Ist July, 1945,
- (b) whether it is a fact that the employees in service on this date, but not in service on the 1st August, 1946, have been deprived of this increase,
- (c) under what specific rule of the Railway Codes this increase in pay has been denied to employees in service during the period to which it refers, and
- (d) whether Government propose to issue instructions to give this increased pay to the employees for the months during which they were in service, but who resigned, retired or left service for any reason at any time after 1st July, 1945, if not, why not?

The Honourable Mr. M. Asaf Ali: (a) and (b) The reply is in the affirmative

(c) The orders regarding the grant of interim relief to non-gazetted railway servants were issued on the 2nd of August, 1946, and, in terms of Role 2045 (2) of the State Railway General Code, have retrospective effect only to the extent provided in the letter itself conveying the sanction. There is no specific rule in the Railway Codes prescribing the conditions under which retrospective effect should be given to a sanction, the matter being within the discretion of the competent authority.

The increase in pay was given on the recommendation of the Standing Finance Committee for Railways in order to relieve the staff actually in service of their most pressing financial anxieties to make their continuance in railway implorment possible. The relief was given with retrospective effect in order to place a uning sum amount in the hands of the serving employees to meet their immediate needs, pending the enquiry by the Pay Commission. It was, therefore, decided to exclude persons who had left service before the 1st August 1946 from this tellef

(d) In view of my reply to part (c) Government do not propose to modify their instructions

FIXATION OF PRICE OF WHEAT IN U.P.

- 19. *Pandit Sri Krishna Dutt Paliwal: (a) Will the Secretary of the Food Department kindly state if Government intend to continue the Grain Procurement Scheme this year also? If so, what price they propose to fix for wheat in the United Provinces?
- (b) Was the price fixed for wheat this year in the United Provinces much less specially in the districts having big rationed cities in them?
- Mr. B. R. Sen: (a) Assuming that the Honourable Member refers to the UP Gram Procurement Scheme, the answer is that the UP Government intend to continue their Procurement Scheme for the rest of the crop year. The evi-ting statutory maximum of Rs. 10/4/- per maund for wheat in the main moduleng areas will remain in force till the end of the crop year.
 - (b) No Sir

FOOD SITUATION IN INDIA

- 20. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Food De-
 - (a) the present food situation in the country,
 - (b) the supply of foodstuffs expected from other countries, and
 - (c) the steps Government propose to take or are taking to meet the situation?
 - Mr. B. R. Sen: The Honourable Member is referred to the Memorandum on Food Situation laid on the table of the House

DEPARTMENT OF FOOD

Memorandum on the Food Sitlation in India and Development of Policy upto the 20th October, 1946

A -India and International Food Organisations

The second and third quarters of the year 1946 have seen important developments in the representation of India on international bothers dealing with food, and in her relations with foreign countries from whom India draws or seeks to draw supplies. In this connection, a clear distinction must be drawn between international bodies which deal with the allocation of supplies, such as the Combined Food Board and the International Emergency Food Council, and bodies which deal with the planning of future production and price policy such as the Food and Agricultural Organisation, which is cently a held an important Conference at Copenhagen.

2 To deal first with international lookies allocating supplies, the body charged with this daty on a would bases at the time when the Indian Delegation visited Washington in March, 1946 was the Combined food Board. This body was, in effect, nothing more than a warring co-ordinating body displaints body an international control of the Combined food Board. This body was, in effect, nothing more than a warring co-ordinating body and work of the work of the Combined Food Board assumed a suppression of the complexion. It had dealt with a war time situation which the main difficulty in distribution lay, not in procuring supplies of grain but in shipping them. The proceedings of the Combined Food Board assumed a very different complexion in the beginning of 1946, when it became apparent that the expectations formed in the middle of 1945 as to the relation of grain supply to demand in 1946 were totally eroneous and that a senious shortage was unavoidable I india had suffect an almost unprecedented short tall owing to the future of the rains in the latter part of 1945, and the early part of 1946 but st, was not alone in he imiferentee, and there was widespreaf failure of production against estimates and shortage of supplies in many other parts of the world. In such circumstances, the Combined Food Board was quite unable to find sufficient supplies and recommend programmes which would anywhere near satisty the competing demands or claimatist all over the world It was left that I more representative in an authoritative body must be created to deal with the new situation and accept the responsibility for deciding how the manificant resources were to be parcelled out. While this was under consideration, India a position was improved to the extent that she was admitted to Membership of the Creak's committee of the Combined Iood Board, and special measures were viven to strengthen the staff of the Veent General in Washington in order to scene that India's crew was satisfacturily explained and pressed after the Indian Delegati

3 To replace the Combined Food Board, the nations eventually agreed on the constitution of the International Emergency Food Council. The full Council consists of 24 nations as follows:

Australia, Belgium, Brazil Canada, Chile, Chuni, Cuba Czechosłovakia Denmatk, Finland, Finnec Giesec India, Italy Vetherlunda New Zealand Norway Philipinea, Siam, Switzerland Turkey, Umon of South Africa, United Kingdom United States of America. The Executive Body of the Council is the Central Committee composed of 8 nations 48

Australia, Canada China Denmark France India United Kingdom and United States of America

It will be seen that India is thus much more fully and directly represented in the International Emergency Food Council than she had been with the Combined bood Board. She is, of course, a Member of the Commodity Committees operating under the International Emergency Food Council as she had been under the Combined Food Board. The International Emergency Food Council is still however, constitutionally a recommendatory Body, and is not in the position that the world's urpluses are placed unreservedly at the Council's disposal to be distributed under its orders.

As the year proceeded at became increasingly evident that in the case of rice the International Emergency Food Council Committee in Washington could not keep in sefficiently close fouch with the situation in South East Ava. Estimates of a stability of supplies were constantly changing, and allocations made by the International Emergency Food Council bore little quantitative relation to the applies which could actually be shipped. This situation was to a certain extent instituted by the presence in Singapore of the Special Commissions South East Asian supplies uncluding supplies to India and international Emergency Food Council allocations. He had requested the appointment of Lawson Officers by the miterested Governments, and held a series of special and periodic Conferences in order to secure the best possible programming of supplies with due regard to International Emergency Food Council allocations. The Government of India's regular representative at these meetings was Mr S K. Chettu the Representative of India in Maisa, but Conferences were attended from time to time by other Officers including the Food Serietary. It has now been decided to appoint a special Sub-Committee of the International Emergency Food Council and Singapone to advise and assist the Special Commissioner in his task of food co-ordination in South East Avaa, and in diguisting the actual supplies available to the changing needs of different areas, with greater degree of speed and accurate knowledge than is possible from Washington India is, represented on this Sub-Committee at Singapore.

4 To turn to the other type of international organisation dealing with food planning, rather than with the allocation of supplies, the most important event has been the emergence of World Food Board proposals put forward by Sn John Boyd Oir Director General Food and Agriculture Organisation to the recent Food and Agriculture Organisation Conference at Kopenhagen The objectives of the proposed World Food Board, as stated to the Kopenhagen Conference, are

Firstly, developing and organising production, distribution and utilisation of the basic foods to provide diets on a health standard for the peoples of all countries, and

Secondly, stabilising agricultural prices at levels fair to prducers and consumers alike

An aspect of the proposals of special importance to India is the establishment of Food Reserves adequate for any emergent, that might arise due to failure of crops in any part of the world India was represented at the Konenhaven Conference when it was decided that a Preparatory Commission should be set up in Washington to examine the World Food Board proposals in detail, and attempt to work out a practical plan to achieve the objectives A Delegation to represent India on this Preparatory Commission has already left for Washington

5 The attempts which have been made by the Government of India to add to, or supplement supplies under allocation by the International Emergency Food Council, are summarised in the paragraphs dealing with imports, but the following points may be of special interest to Members of the Legislature

Firstly—The question of obtaining supplies from Russia—which country is not a Member of the International Emergency Food Council—has received spread attention. A direct appeal to Russia was made at the United Nations Organisation Conference in London, and onquiries were made subsequently during the ever regarding the prospects of grain being available, for export from Russia. Only recently, Mr. Kirshim Menon, on behalf of Paulit, behalf united viewed Monsieur Molotov in Paris to place India's needs before him. Upto the present, the Government of the U S S R has not found it possible to make available any supplies

Accountly—A special Mission was sent to Argentine in order to secure the shipment of supplies of grain which had been purchased there on behalf of the Government of India, but for which export licenses had not been granted. This Mission has been more fortunate, and substantial quantities are now on their way to India.

Thirdly—The offer of exports of paddy for India from Java has been actively followed up, but has encountered a succession of practical difficulties which have not been rendered any seasier by the difficult international and political situation which obtained in that country So far, thirty thousand tons of Indonesian paddy have been shipped to India, and, it is hoped that greatly increased quantities will be forthcoming now that motor transport has been made available to improve movement trom the interior to the railheads and to the Ports

Fourthly—In Sam, India has accepted an invitation to become a Member of the Siam Rice Commission. This is an International Body composed of representatives of His Majesty's Government, the United States, Shan and China in addition to India to stimulate and regulate the export of rice from Sam under the Tripartite.

Agreement and in accordance with International Emergency Food Council allocations.

Fifthly—An interesting feature has been the visit to India of the un official American Famine Mission under the leadership of Dr. Schultz—This Mission was treated by the Government of India as their guests, and given full facilities to visit different parts of the country, and see for itself the supply position, the administrative measures taken to present star vition, and the condition of the people. The object in view was to enable the Mission, on its eturn to America, to report its findings for the information of the American people and the guidance of their Government. The report of the Mission included string support for the importation of grain into India in the quantities asked for by the Government of India, and a notable stripte to India's internal procurement and distribution system.

B -Crop Prospects

From exports received from various parts of the country, it appears that the all India total out turn of Kharif crops will be upde average. So fin as rice is conceived. Southern India which suffered from unprecedented drought last year is expected to have an exercise the work of the country of the country

lowar and Bajin crops are also reported to be normal in all parts of the country. In Bihar, the maire crop which was expected to be better thin last year has suffered considerable damage by floods in the Ganges.

C -Progress of the Basu Plans

Kharil Plan 1985 46. This Plan attempted the distribution of 8.4 lakh tons of race 2.5 lakh tons unlilets and 9.9 lakh tons of muce term supplus to defact areas. This quantity was of coarse, quite in dequate to meet even the original declared defacts. When lake the deficits uncertainty due to drought and fulliur of crops and it was clear that internal surpluses were wholly manificent to meet the situation, special missions were sufficient to fine the situation, special missions were sufficient to meet the situation of the situation

As the Plut progressed, even the meagre surpluses previously declared were found to be unavailable either because in some cases the original estimates of the surplus areas were over optimates to because the crops, both kharf and rab, suffered damage due to floods and drought. The original combined total movement target was 11 2 lakh tons, the resused one was 99 lakh tons. Against this revised target the surplus areas have despatched to the deficit areas upto the 26th September, 1946, 8 97 lakh tons. The following table shows

the upto date quotas of rice and millets from the principal surplus areas and their performance so far ---

(In '000 tons)

	Export	quota	Despatches—1st November 1945 to 26th Septembe r 1946		
Name of surplus area	Rice	Millets	Rice	Millets	
Punjab	. 135	15	122	15	
Sind .	200		160		
C P & Berar	177		170		
Assam .	126		81		
Orissa	100		69		
Eastern States .	50		44		
Coorg .	13		11		
Hyderabad	1	98		62	
Gwalior		30		24	
Punjab States	.	30		27	
Baluchistan	10	10	8	10	

Th following table shows the quantities of foodgrains supplied to each of the minimal deficit areas against the 1945-46 Kharif Plan allocations

(In '000 tons)

Name of defect area	Despatches—1st November 1945 to 26th September 1946		
Agme of denet area	Rice	Willets	
Bengal .	38		
Bombay •	167	91	
Madras	252	27	
Travancore/Cochin	219		

Itabi Plan 1945 46 -(May 1945- April 1946)

Under this Plan gaines a total programme of 9.5 lakh tons wheet, a total quantity of 7.6 lakh tons wheet was despatched from the simples areas. In addition to these supplies a total quantity of 9.2 lakh tons of which was received from overseas and distributed to the deflect areas duming the currency of the Plan I. may be mentioned in this connection that owing to the difficulties of wheat procurement in the Punjah, the largest surplus Province, resulting largely from the poor prospects of the 1946 which, the largest surplus Province exports of wheat from internal sources during the last four months of the Rath year 1945-46, e. in the petiod January to April, 1946 The wheat equinoments of the deflect areas during this period had therefore to be met almost wholly from overseas arrivals, which amounted to 37 lakh lons (from 18 January to 30th April, 1946).

Rath Plan 1946-47 (May 1946 to April 1947).

The only wheat surninges that were defined were 40 000 tons by Sind and 30 000 tons by

The only wheat surpluses that were declared were 40 000 tons by Sind and 30,000 tons by Bahawalpur In view of this and as the import programme has been uncertain and known only for a few weeks ahead, the Food Department have had to modify the earlier system of 12 monthly Basic Plans, with effect from May last A system of monthly budgets on the basis of which allocations of available supplies are made has been introduced musted.

indicate for each deficit area the stock position at the beginning of the month, local procurement within the area, stocks to be moved into the area from surplus areas in India, allocation ments whem the area, stocks to be moved into the sees from surplus areas in finding allocation of imports from abroad, the total resources available for the month and the consumption of the month Stocks refet to stocks held by Government, and consumption of the offiske of non-producers or partial producers dependent on supplies from Government on piesent estimates we expect to enter the month of November with stocks in hand in the principal deficit areas equivalent to a months offtake from Government sources. The stock in hand at Government sources. These working stocks are inadequate to ensure the smooth working of rationing schemes, etc.

For this purpose it is estimated that an immediate allocation of a further 5 15,000 tons of foodgrains for arrival in India before the end of the year will be necessary. The case for these additional imports has already been put to His Majesty's Government and the Internation. I Emergency Food Council

The following table shows the receipts of foodgrains from overseas during the period 1st May 1946 to 30th Sentember 1946 and their distribution among the arricipal deficit week ('.000 tons)

Recipients	Rice	Wheat	Flour	Willets	Магсе	Barley	Total
Bengel	10	78	20		4		112
Bihar	15	26	2		27	1	71
Bombay	6	36	20	8	24	5	99
Madras	83	119	38	19	57		316
Mysore	14	42	9	9	21		95
Tr Cochin	45	47	1		3	ŀ	96
Others	Ì	188	30		12	ĺ	230
				-	_		
Total	173	536	120	36	148	6	1,019

The following two points deserve special mention -

The quantities so far loaned are -

Punjab	90,000 tons wheat and atta
Sind	60,000 ,, ,,
U P	10,000 ,, ,,
Bhawalpur	7,000 ,, ,,
Japur	5 000 harley

The bulk of these quantities has already been despatched to the deficit areas. Despatches of the balance are progressing satisfactorily. We have statted repayment of the Sind loan The others are repayable from December onwards if repayment is unisted upon

(2) The seamen's strike in United States of America in September and October 1946, and (2) The scamen's strike in United States of America in September and October 1940, and the delay in arriving at an agreement with the Aigentine Government over the issue of export permits for the Government of India's purchases of foodgrains, have very seriously affected the imports in the months of October and November Special appeals were therefore made in September last to surplus areas in India to come to the rescue of deficit areas in this critical period. As a result of these appeals, the following freeth surpluses of rice, wheat and millest have been offered for export during October and November.

Orissa			20,000 tons rice
Punjab			10,000 tons rice
C P & Berar			10,000 tons rice (in exchange for wheat)
Indore			4,300 tons mil ets
Khairpur		•	1,000 tons wheat

⁽¹⁾ We have received loans from some Provinces and States to help us to tide over a critical period in some of the definit areas, on a guarantee of replacement, later in the year when they might need it to meet their own requirements

Estimates relating to the Kharif surpluses and deficits for the new year commencing from 1st November 1946 are still being collected

D -lmports

Throughout the last three years the Government of India have steadily and continuously pressed upon His Majesty's Government the imperative need and urgency of importing into India-substantial quantities of grain from airoad with a view to offset the overall deficiency. in foodgrains, to facilitate the procurement of local surpluses to hold and maintain the acceptin foodgrains, to facilitate the procurement of local surpluses to hold and maintain the accepted price policy and to build up an adequate reserve for meeting emergency needs. The import
position has been reviewed almost every quarter in close consultation with His Majestly's Government and, India's case for imports has been supported by officers of Government during
their visit to the United Kingdom and fully explained to some of the experts in Great
Britain who had visited this country. The Foodgrains Policy Committee appointed by the
Government of India in 1943 recommended that the Government of India should press for Government of initia in 1980, recommended that the Government of initia anomalog piess for current consumption imports of about 1 million tons a year plus 500,000 tons to build up a central foodgrams reverse. The general Food situation during the war and particularly the shipping situation was such that despite all our efforts we were unable to obtain the full amount of gram recommended by the Committee Our imports during the years 1983, 1984. and 1945 were actually as follows --

> 328 686 tone 649.041 tons 844,225 tons

With these imports, the highest reserve that the Government of India could build at any stage was about 120,000 tons and this too was dissipated in rescue operations for the United Provinces at the end of 1944 The serious situation which developed towards the end of 1945 owing to the failure of the monsoon in the South required special measures obvious that the imports recommended by the Policy Committee were insufficient to meet the stration which had arise and, therefore, the Government of India decided to send a Food Mission to the Combinet Food Board to press their case for increased and accelerated imports. The mission was instructed to demand 2 2 million tons for the first half of the year and 2 million tons for the second half. They eturned with a tentative import figure of 1.4 million. tons for the first half of the year, with a further allocation to be settled later, for the second half Shortly after the mission returned to India however there was some doubt over the nair Snorty site its mission returned to India however there was some doubt over the figure communicated to them and the matter was further taken up with his Majesty's Government, unted States of America and Canada under which shipments of 11,65,000 tons wire promised to us during the period May to September, 1946 Between January and May we had received about 5,11,000 tons of grain. The tetal quantity of foodgrams imported into India during the first half of 1946 amounted to about 582,000 tons.

In addition to pressing our case before the Combined Food Board, the possibility of importing foodgrains from a number of other sources was actually investigated. The results are summarised below -

Equal -The Indian Government Trade Commissioner, at Cairo purchased 40,700 tons of millets and 7,007 tons of Barley which have been received in India

Iraq -We have purchased 2,000 tons of millets through a firm established in Iraq and have completed arrangements for a further import of 6,000 tons through the same firm Ministry of Food have also promised to give us a share out of the exportable surpluses of barley which they have purchased. This is expected to be about 80,000 tons

from -The Iran Government have promised to issue export licence upto 60,000 tons of barley in favour of India. An officer of the Food Department has been deputed to Iran and Iraq to make the necessary arrangements for purchase

Burma and Stam -Transport difficulties and slow rehabilitation of the agricultural economy of Burma and Siam are standing in the way of substantial imports from these countries. The Government of India may assisted both Burma and Siam with transport and consumer goods and have given a special quota of textiles to Siam with a view to facilitating the procurement of ince. An officer of the Food Department has been lent to Siam as the head of the Siam Rice Unit which advises on purchases of rice in that country. In spite of all efforts hitherto made, however, the position of supplies from Siam continues to remain extremely unsatisfactory

Indonesia -- An officer of the Government of India was deputed to pursue the offer of 500,000 tons of rice made by the Indonesian Premier About 6,000 tons of paddy has so far been received and about 24 000 tons is on the way from Indonesia. There have been many difficul-ties in the way of accelerating supplies and an officer of the Government of India is even now

ties in the way of accelerating supplies and an officer of the Government of India is even now in Java to asset in removing the difficulties. Another officer, with suitable staff is in Java to supervise loading of ships at various ports. Lighters and transport have been made avail able to the Indomenians in addition to consumer goods to facilitate the floyoff real and addition. The considerable of the floyoff real and addition to consumer goods to facilitate the floyoff real angular and the floyoff real and quantities of Agrentine grain have already arrived in this country and more is on its way

Turkey.--We expect to get 80,000 tons of barley and 20 000 tons of wheat from punchases made by His Majesty's Government in Turkey

Abyssima.—We have appointed a puichasing agent in Abyssima and 1,500 tons of Jowaise has already been received through this agency. A further 500 tons is expected to annive shortly

East Africa -Trade offers of foodgrams from British and Portuguese East Africa are being investigated

2 Subsidisation of foodquains—The landed cost of some of the imported toodquains is higher than the pince levels pievailing in virious parts of the county. In order got to disturb the present pince stucture in the different pioximes which is the result of strenous efforts during the last versis and to protect the consumer against further increases in pinces. The Government of India have decided to subsidies the sale of imported foodgrains to the extent necessary. The extent of the subsidy during 1946 would amount to Rs. 152 crores.

The attached table shows the details of foreignams received in India in 1946, month by month upto the end of September 1946 distinguished by sources and grains

Imported food grains-Arrivals during 1946

A Foodynams other than rice

	(1) Arrivals	against shipments made in 1945
	From	Tons
January, 1946	. USA	. 29 78 wheat
	Canada .	. 50,433 ,,
	Total	. 80,211 ,,
February	. U. S. A	. 22,246 ,,
. •	Canada .	. 48,346 ,
	Total	. 70 592 ,,
	(\ A	ivals against 1946 shipments
	(II) AIT	•
February	. USA	• 15,015 wheat
	Canada .	. 24,195 "
	Total	. 39,210 ,,
March .	. USA	. 27,881 ,,
	Canada .	4,443 ,
	Australia	. 36,091 ,,
	Total	. 68,415 ,,
April .	. USA	. 29,706 wheat
•	Canada	. 7,500 ,,
	Australia	. 62,182 ,,
	Australia	. 12,808 Wheat equivalent of 9,350 tons of flour
	Total	at 73 % extraction basis
		112,196
Мау	Australis	62,189 wheat
	Australia	. 42,470 wheat equivalent of 31,003 tons of flour
	USA	 26,164 wheat
	Canada .	• 3,500 ,,
	UK.	 5,500 wheat equivalent of 4,000 tons of flour.
	Tot:	. 129,823
June	Australia	52,398 wheat
<i>y</i>	Australia	. 15,895 wheat equivalent of 11,603 tons flour
	Canada .	39,314 wheat
	Total	107,607

	From	Tons
July	Australia	. 48,471 wheat
	Australia	45,478 wheat equivalent of 33,199 tons of flour
	Canada	53,212 wheat
	USA	33,879 ,,
	USA	76,979 maize
•	Total	258,019
August	Australia	52,931 wheat
	Australia	19,245 wheat equivalent of 14,01) to 19 of lour
	Australia	1,050 Barley
	Canada	9,308 wheat
	USA	43,105 "
	USA	8,913 maize
	Argentine	25,301 ,,
	Burma .	2,730 ,,
	Iraq	170 millets
	Egypt	. 19,625 ,,
	Total	. 182,378
September	Australia	43,836 wheat
G-7	Australia	. 35,764 wheat > u + > 1t + 2 > 103 t > 18 > flour.
	Australia	200 millets
	U.S A .	. 67,581 wheat
	USA.	5,100 maize
	U.S.A.	7,625 mile
	Burms	. 2,300 marze
	Argentine	. 26,182 maize
	Egypt	. 4,709 barley
	Egypt .	. 14,644 millets
	Abbyssinia	1,421 ,,
	Total	. 209,362
B. Rice		
(1) Arrivals ag	aınst 1945 progr	ramme
	From	ı Tons
January		29,368
Ammoda a	gainst 1946 prog	ream me
May · ·	Burma .	. 9,381
may June	Burma	24,377
July .	Burma	37,110
July .	Siam	8,700
	Saigon	3,890
	Total	49,700
	_	
August	Burma .	. 22,908
	Brazıl .	9,500
	Total	32,408
Heptember	. Burma	54,248 4,000 Rice equivalent of 6,019 tons of Paddy.
	Java . Total	58,248
	10001	

E __Procurement

Since 1943 many Provinces and States have made considerable progress towards a policy of Since 1945 many Provinces and States have made considerable progress towards a policy of Government monopoly procurement of toolgams in 1944, a detailed examination of the principal schemes operating at the time was undertaken by an office of the Food Department whose report warranted the conclusion that monopoly procurement had justified itself in practice and should continue to be the goal towards which the development of all procurement systems should proceed. The 5th All India Food "onference held on 28th January to 2nd February 1945 the recommended that the results obtained in the working of monopoly prougement system justified then futher study and their devlopment in each Province and State, so far as circumstances pennitted the system of monopoly procuement has now been adopted by most of the Provinces and States and the pattitudar systems obtaining in various provinces are briefly described in Annexure 'A' attached to this memorandum

F -Storage

Apart from godowns built by the Central Government at their own cost and on 50 50 basis. described in the report circulated at the beginning of the last session, the Provincial Governments and private enterprise have been encouraged to build further storage accommodation at their own cost A statement showing the storage accommodation at present held by the Provincial Governments and States or covered by the schemes in hand is given below

(Figures in tons)

	Existing	torage	Proposed constructions	Total
Situation	Govt owned	Leased		
Provinces	1,327,361	6,548,912	365,336	8,241,659
Administrations	54,633	13,900	44,800	113,333
States	1,170,382	1,501,969	38,220	2,710,571
Total	2,552,376	8,064,781	448,406	11,065 563

The Punjab Government are building a chain of bulk bins spread over 40 important stations and having an aggregate capacity of about 70,000 ton. These bins are expected to be fitted with mechanical litting tackle and when completed they should play an important role in handling the surplus wheat of those districts

2 Co-ordination—Under the stress of emergency conditions which prevailed in the earlier stages, the original constructions were mostly in the nature of ad hoc schemes. The position is now being reviewed with a view to evolve a more co-ordinated and well-balanced development of storage in the country. The new constructions are being so designed and located as to ensure that they will continue to be used for storage of foodgrams even after the controls are with drawn

At the instance of the Food Department, the Punjab Government have passed a legislation to provide that only merchants who are in possession of approved warehouses should be granted heences for dealing in foodgrains. Other Provinces have been requested to adopt similar measures

The Reserve Bank of India have sponsored a scheme for establishing licensed warehouses The N W F $\,$ P and Travancore State have already initiated legislation in this direction By means of these warehouses it is proposed to coordinate the storage policy with the welfare

by means of these was relative to the profession of communication societies with the well as of farmers linking it with the problem of transport of agricultural produce and rural credit.

3 The third annual course for the training of the Promicual and Statis staff engaged in the work of storage was held in the third week of October 1986 and was attended by 148 the work of storage was held in the third week of October 1280 and was accounted by storage of the coarses in Delin it is in w proposed to held regional coarses to train local personnel with particular reference to local conditions.

4 Exp. ministral word — Exp. periments are being carried out in the Food Department on distingerants. It has been found that Gammerane smoke can distinger to odowns and Commercial dust of floors and walls of gordowns kills usects. These methods have been

recommended to Provinces and States

Ethylene Dichloride Carbon Tetrachloride has also been found to be a very effective fumigant for disinfestation of grain and his been recommended for adoption Experiments have successfully been made to fumigate grain even under tarpauling. This method of fumigation will go a long way in controlling infestation as it can be conveniently carried out every-where as against the restricted use of fumigants in air tight godowns

For rat control, apart from rat-proofing the godowns, poison bailing by Zinc Prosphide and eyanogassing rat-burrows are the methods adopted

The Food Department has made arrangements for the supply of sufficient quantities of these insecticides and tuningants

Advantage is also being taken of the already established scientific institutions to carry out research on problems concerning stored grains. The Indian Institute of Science of Rangalore has undertaken experiments on heat treatment of grain for reducing its moisture content. Another scheme has been sanctioned to study the development of mould, fungue, etc. Collaboration with other scientists is being secured. Universities have also been approached to give a proper place to the study of grain storage in the curriculum of Agricultural Colleges.

G -Price Control

- (1) Rab. Prices—In April 1966 the Government of India atta considering the views of the Governments of the main wheat producing areas and the second-end-thous of the Price Advisor. Committee decided that there should be no change du ing the Rabi cryp year 1946-47 in the existing statioty maximum ninces of wheat, grain to lathy it was be decided that there should be no change during the next 12 months in the guitar of already in the Rabi Cryp year 1946-47 in the Rabi Cryp for the Rabi Cryp year 1946-47 in the Samuel Samuel
- (ii) Kharif Prices —The question of his them of the Kharif grant prices for 1946 47 is under consideration
- (iii) Pulses Prices—The Government of India have decided that pures of pulses should be controlled in the various Provinces and States. For this purpose the Provinces and States For this purpose the Provinces and States are such as the province of the provinces and States are such adoption of the west lited average purchase mixe plu versage over the transport plus handling and other medental charges has been suggested and such Provinces on States have been asked to notify such a pool pure as the statutory maximum piece. In surplus and self-sufficient areas, the Government of India have agreed to the doption for the time being of the pieces prevailing in July as the statutory maximum prices in order to guard against the risk of stocks going underground.

H -Rationing

- 1 Betension of Battoning—The food crisis since the end of 1945 has led to further and very rapid extension of rationing in the country especially in the semi-urban and rural areas 215 more towns and ural areas representing a population of over 97 millions have been rationed since January 1946. In all, 71 towns and rural areas covering a population of over 150 million persons have been rationed up to the beginning of October 1946. 420 more towns covering a population of to 55 million in the urban and in ull areas are expected to be rationed shortly
- 2 Nutrition —In most of the Provinces and States, expert nutrition officers have been appointed for nutritional work. The available protective foods, especially mil., are being distributed to vulnerable groups, namely expectant and nursing mothers and children in preterence to other groups. Such priority schemes are functioning in Bombry City, Madras, Travancore State, Cochine State and Civil and Military Station, Bangalore
- School teeding Schemes are being extended and are now in operation in Bombay, Madras, Punjab (sunba) U P, Orssa Bihai (E I Railway) C P and Berai, Rampur State, Misone State Bing dore Civil and Military Station, Codini State, Travancore State and Hydershal State
- 5 Publicity—The demand for the Food Department's two publications "Nutrition" and "Canteens in Industry" his increased and the number of copies now being published has reached 10000 monthly in the case of "Nutrition" and 6 000 quarticity in the case of "Nutrition" and 6 000 quarticity in the cise of "Ganteens in Industry Extracts from these publications are being trustified into local languages his some of the Prosunces and States. The two Nutritions held in Delhi during the last sear to stimulate ropular interest in dieletics attracted a large number of visitors and were very successful.

I -Sugar and Salt

- 1 Sugar —The production of sight this very thid not come up to the original estimate of 11,14 000 tons—the actual production being only 948 000 tons. The result was that a 13 per cent cert hid to be upplied to the quotes allotted to the Provinces and States at the beginning of the session for exchangement of A cent of 10 per cent was also effected in the quotes allowed for export to some of the Middle Bast and neighbouring countries while in the case of Iran no exports were allowed. The total quantity for export was after the cut 14 575 tons.
- To enable the factories to pay higher wages to becomes and to meet the cost of replacements and renewals of plants the cv-fattory price of D 24 quality sugar was raised by 6 annas with effect from 5th March 1946
- At the instance of the U P Government the price of khandsari sugar was decontrolled. The inter provincial movement was, however, subject to the issue of permits by the Sugar Controller for India. This did not have the destree effect and the price of khandsari went up very high. As this would have adversely affected the production of factory sugar during 1864 47 season it has been decled to bring this sugar again under control.

For 1946 47 the Governments of U P and Bihar on the advice of their Joint Control kor 1960 47 the Governments of U P and Bihar on the advice of their Joint Control Board suggested higher cane pites than in the previous year. There were similar demands from Punjab and Frontier also. This advice was endoised by the Sugai Control Advisory Committee Government M India atte carefully considering the whole pipplem degled to accept the above recommendations and it is the sugar price to Rs. 2014 extractory for all india, except Punjab and Frontier where the price will be Rs. 24 An Ordinance has been assued to realise the difference between the old and the new price in the form of a special excise duty on the avisting starles. special excise duty on the existing stocks

specual excise outly on the existing stocks. The Government of India have taken decisions in regard to the two of the major recommendations of Sugar Panel, vr. (i) the target of sugar production and (ii) the establishment of two clothtonia units and their location to meet the increased target. The requirements of sugar during the first five years of the post war period have been estimated at 18,50,000 tons. The normal production apparity of the existing units is 10,34,000 tons and it is proposed to cover the gap by —

- (a) expansion of existing uneconomic unit.
- (b) installation of new units,
- (c) development of sugarcane construction of roads in existing factory areas shitting certain units to more suitable sites, etc., and
 - (d) khandsan sugar
- 2 Gur -- In case of gur also the estimated surplus did not materialize. The result was that the price of this commodity showed a sharp rise in most deficit areas

In view of the short production of gin, the Provincial and State Governments were musted to prohibit the utilization of gir for distillation purposes Almost all the requested to prohibit the utilization of gur for Provinces and States have agreed to this suggestion

3 Salt - The position has been satisfacotry regarding supply of this commodity all over India

J -Oilseeds and Oils

The question of a continuated all India control over ollevels and oils has been engaging the attention of Government of India to make the Various attempts were made to evolve a common plots but the talure of certain Administrations to Iall into line made implementation of an all Irdia policy difficult. The whole question was reviewed at a Conference at the end of September of representatives of Proxinces and Nates which recommended after prolonged discussions a uniform all-India policy of control over prices and movement of oilseeds and oils. This recommendation has been carefully examined by the Government of India and accepted as a basis of future policy

K -Army Demands and Processed Food Stuffs

During the last tew months the purchases for the Army have been diastically reduced in respect both of quantity and variety of items required. The important reductions are —

		Tons
Atta		54,435
Dhalls	•	7,691
Ghee		3,845
Vegetable Produc	t and Hydrogenated cooking oil	6,484

These reductions have proportionately released the pressure of Army demands on the available foolstuffs of the country

The production of processed foodstuffs for the Army which had been undertaken by the food Depirtment his come to an end. There has been no dehydration of vegetable for the Armed Poices but the 3 Government owned dehydration factories in the U.P. were for the Aiméd Poices but the 3 Govenment owned dehydration factories in the U P were employed to produce 350 tons of dehyd itsel postaces for supply to exactly reas in the country. Dehydration of meat continued up to the end of April since when the nine factories have closed und are being isported for disposal. The Frut Canning Factory at Nasarpin on a lease with I expire, at the end of this year will be transferred to the Agriculture Upperlution to particular Department for training students and arranging advanced courses in finit and intended that the factory which is situated in a fruit producing region will just the state of the preservation. The Frutt Processing Factors at Perhawar has brighted that the Government is ording to the steries of their contract with the Central Government. The factory will be used for fruit print under scientistic methods in replacement, of sen Government scording to the terms of their contract with the Central Government. The factory will be used for druing fruit under scientific methods in replacement of sun drying which is less economic and unbyguenic Ghee Hesting Certres have been reduced from 6 to 2 and floin mills from 9 to 2. The industrial capacity which have prepresents corresponding saving for the civil market. Privately-owned factories which were started or extended to meet the Defence demand are being assisted to the extent of the Airny the demand for proceeds (foods now placed abroad will be diverted to these factories. The demand from the civil market is also being assured to them by limiting the competition of foreign imports. Some of the industries have already applied to the Tariff Board for protection while others are for the time being protected "adder the Import Control Regulations

STARRED QUESTIONS AND ANSWERS

Technical Panel

The Technical Panel met twice during the year and made various recommendations. The following whereas of research which were recommended by the Panel were sanctioned by the Food Department -

- (a) The election of a pilot plant for the preparation of soyabean milk
- (b) Construction of a plant for heat treatment of grains
- (c) Improvement in the quality of foreign liquois produced in India
- (d) Studies in the use of seed cakes as human food

In addition a Rice Technological Committee has been set up by the Panel to consider problems in connection with the processing of rice including methods of conservation

Considerable research work has been done in the laboratory attached to the Food Department which has recently been provided with a Cold Storage Plant. This research includes

- (1) Determination of the moisture limits of dried truits
- (ii) Storage tests of dehydrated meat, fish omon and potatoe
- (iii) Conversion of groundout, must ea and secame cakes for human food
- (iv) Standardisation of Variaspati
- (v) Different culmary uses of deliverated printees
- (vi) Uses of groundout flour for making chapatti, biscuts to
- (vn) Fortification of atta with Calcium Carbonal
- (viii) Suitability of sovabean products is substitute for nulk
- (iv) Analysis of American surplus foods in respect of their storage life

In order to place research in respect of extending and improving food resources on an organised beast the Food Department has supported the proposal of the late P & D Department for the exhibit-hieration of Food Technological Institute at a capital cost of Rupers 15 likhs and a remitting cost of about 4 lall hs. A small proposal for setting up a food devisions of initial the Indian Institute of Science, Banagaiene at an annual cost of about Rs. 20 000 is being considered in consultation with the administrations which support this finituate.

Food Industrus

The bond Department has also undertaken the planning and development of about forty lood industries. For that information obtained by questionnaires issued to provinces and midistries is now ready to be plated is force the live Panels for groups of all ed industries. The presented of the Panels has been approved and it is expected that the will meet in the neu future. Such plans as the Panels my recommend will be considered by Government to determine the control, encouragement, and help which different industries may require. The plans will also be published for the benefit of the investing public, which is now generally without information about the potentials of different industries and the cost of setting them up

An Information Bureau is also being set up to provide industries with information about a vilability and cost of manufacturing equipment. In this connection much literature is being received from United Kingdom, Canada, and Austraha. His Majesty's Senior Tradi Commissionic in India has been interesting himself in this work and has referred the various limis of manufacturies to the Food Department. The information received is being catalogued. It is also intended that it should be summarised and issued in booklet form to the information of the public.

The Food Department has itself been progressing industries. First in importance is the Valaciant Industry. 18 factories in British India and II in Indian States, comprehended in the short form plan are being assisted to of it in plant from abroad and controlled material in India. It is expected that 14 of the Indian States, comprehended in the indian States, comprehended in the state of the Indian States, and an arrival of the production before the end in 1987, in the Indian States of the Indian States have indicated that they would have an annual demand for about 1,500 tons of food vesat at a stated price of about 0.60 a lb. It is boing considered whether the factory should be set up by Government of the produce of Town which has agreed to produce and distribute the product according to directions of Government Food Yeast, which is produced from molasses, has been found by tests conducted recently by the Food Department in schools and by the Army in their messes to be a valuable addition to the general determinent.

Degranale

The Food Department is responsible to disposal of all surplus toods. The surpluses with the Quarter Master General are not considerable but those of the U.S. A λ -my were about 55,000 tons. These were declated to the Food Department at the beginning of May 1946 since when an active programme of disposal has enabled the sale of about 20,000 tons valued at about Rs. (25) fairs. This represents a welcome addition to the food resources at a time of general shortage, and air-tenty. Another '35,000 tons valued at about Rs. 450 lakes will remain to disposal

The procedure to disposal took account of requirements for famine relief for which stable stocks with the accessing stocking the water reserved. For the believe, mass were fived in consultation with the trade which were actually tested by allowing open tenders from the trial. The quantities for disposal by the elements are being gridually sold it fixed prices. The less opinion tenders were identified for expert, but were not taken up by the trade. Considering that their were north 1000 from miny unknown before in the country and il extremely periodic the disposal so the both in respect of prices and quantities has been very satisfactory. The sales made, however, here not been tollowed by deliveries in view of the distribute combitions in a tharty where the stacks are lying

ANNEXURE A

GOVERNMENT OF INDIA

DEPARTMENT OF LOOD

Procurement arrangement in engous Procures

- $tour ab The Punjab Coverment h v_c nov introduced a system of monopoly procure ment of wheat The essential feature of the scheme are is follows -$
- (1) Operations relating to purches of collection usually 500 minds of the Province will be competely controlled by Coverment All the pure Artyses of a minds of second of them who are willing to join, will be constituted into a Pines Artyses Secondarion, and while the producers will be tree or choose their Katchha Artiyas the purchases will our be made by this Association and
- (b) All wheat purchased by the Artivis Association will be disposed of only under the orders of Government
- (i) The purch is will be mide it i price teed for each minde subject to quality illowances except that in villages within 5 miles of the mind this price will be 4 mins less and for those more than 5 miles as y 6 mins less. This should have the effect of encouraging movement towards the minds.
- (d) The Artry is Association will get a commission of As 12 per Bs 100 of the value of grain and grainy bags supplied
- (c) Side of wheat he growth in ciliures coupt for the requirements of the village, or to a consumer in a neighbouring village up to 20 science is finite is prohibited
- (t) Movement of when the rul and road is probabled except between village and market or under Government permit is in the market to the recipient areas
- The Portah Government have also evently introduced a system or inormally production of the produce. These have been called controlled cases. Processinal features of the shown one is follows:
- (i) it is a null will be the centre of progression operations as all rac (except for small quantitie or hand pounded tree for domestic consumption) must recentlely pass through a small. All rec produced at chall will be disposed or only under the oriens of Government.
- (a) Minimum prices have been fixed for all varieties of piddy in the controlled areas accurate into notice to the producers
- (9) Versimmin places of a healift of paddy have been fixed for both the controlled and the uncertained area.
 - (iv) Maximum expair prices of various varieties of rice have also been fixed
- (x) The maximum or true and puddy in and from control areas, will be controlled generally is in the case of wheat
- 2 V IF F P. Till recently procurement was done through private trade under Government supervision and the requirements of deficit districts were supplied from surplus districts. Under house 1 in 14th daments in 1945 a Wheat Procurement Order was promulgifed which pushbited the sale of transfer of sheat by one person to nother without authority from the Provincial Government transactions of less than 20 mainds with the grover direct being excepted. For the current Rahi crop the N WFP Government have imposed a compiliony less of 50 acres or more. The assessment on univigated land is at a flat rate of two mainds per acre. A higher assessment is to be made on irrigated land.

5 Sind —With effect from the 15th May, 1946, the Sind Government have protoulgated an order called the "The Wheat and Gram Promement Order" under which a Parchasing Officer may order that a wholesale dealer in any alca shall not, except to the extent permitted by that Officer, sell wheat or gram to any person other than a Government Agent The Order further prohibits the tetulers in non-rationed areas from selling wheat or gram in one transaction to any person in a quantity exceeding 20 secf. at a time

The system of procurement of rice has recently been changed Under the Sind Rice Procurement Order (1946), nice mills cannot dispose of the nice produced by them except in accordance with the directions usued by authorised Government Officers Movement by rail or niger is controlled

- 4 United Provinces—Till lately, the system of procurement was dependent on purchase of guan coming to the markets. From the current year a duet procumement scheme for Rab has been introduced Small productions whose outlinn of Rabi crops is less than 10 meands or whose total annual production is less than 20 nrainds have been excepted. The Provincial Government's target has been distributed imong the surplus districts according to the simplic estimated to be available in each. The district demand is then broken up among homogenous tracts and within these tracts undividual assessments are made after taking into consideration the average production per use in the tract. Committees of peoples' representatives are to be closely associated with protuments at every stage.
- 5 Bibin -Purchases (subject to the limits of approved pures) are mide by Government officers through accredited Agents boson from the bade. In addition, a compulsory less on paddy has recently been imposed which prohibits a producer bolding 100 acres or more from disposing of any paddy exceeding 1 of his total produce the medical produce if it is less than 1000 manufa and more than \$\frac{1}{2}\$ this total produce if it is less than 1000 manufa and more than \$\frac{1}{2}\$ the following in any case. The Bibin 16.27 Order has since here exceeded to when \$\frac{1}{2}\$ the following in any case. The
- 6 Bengal Purchases are made direct by Government Office 8 in certain districts and through Trade Agents called Chief Purchasing Agents in others. All rice mills producing more than 50 mainted site daily are required to sell their produce to Government Rice and paidly can move only on Government account by rail or river. The Provincial Government have recently resorted also to requirementings of torks with the larger holders at their distriction.
- 7 (***am** -Purchases in the Surma Valley are mide direct by Government Officers on a tradit system. The single trade agency which used to operate in the Assam Valley has since been replaced by an official protuitment mechanics.
- 8 Ones a Purchase are made direct from the producers and also in the open market through a number of agents in each of the six districts of the Froyime Purchase or solo of rice on privite account in quantities exceeding 10 mainly also design of most than 100 mainly by anyone barring Government Agens is prohibited. Government have fixed purch for nice and paddly parable to producers.
- 9 Mation A Scheme of antenaive incorrenant in report of rice pade, millets and other allied fooderants is in force in the entire promine. Under this scheme the entire supplies of the cultivator is acquired by Government, through their Trade Agents after allowing for his minual domestic and sed requirements and for meeting labour and other customery charges in kind. The Provincial Government have formed village talique and town committees to reside the provincial Government have formed village talique and
- In the Malabar District the trade has been completel eliminated and the work of procurement and distribution has been handed over to the Co-operative Societies
- 10 Central Processes. Government are the sole bases of foodgrains brought to the markets. In the case of lower leve under which the product is expected to contribute a specific portion of his copy to Government. In the case of wheat a compulsor, leve first introduced an 1944 and not continued in 1945, has been centroduced this year in all the districts of the Jubbulpore Division. The levy is applicable to heldning of 10 tiers or more.
- 11 Howhay -There is a compulsory levy on a graded scale with a minimum exemption but of 273 manuals per profiler whole is allower for domestic and seed requirements for the year Government are the sale buyers of other supplieses.
 - 12 Baluchistan There is monopoly purchase by Government

REMOVAL OF CONTROLS

- 21. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Indinstrice and Supplies be pleased to state the steps Government propose to tilk to remove the various controls? When, and on which articles the control is to be removed?
 - The Honorable Sn C Raiasopalachari: Government is earnestly considering the problem. Nothing more definite can be stated at this stage. Statutory Powers of control have to be maintained whatever the actual decisions may ulturately be in regard to various items.

PAYMENT OF SALARIES, ETC., TO WORKERS OF THE POSTS AND TELEGRAPHS
DEPARTMENT FOR THE STRIKE PERIOD

- 22. *Miss Maniben Kara: Will the Honourable Member for Communications please state
- (a) whether Government intend paying to the workers of the Posts and Telegraphs Department who were on strike in July 1946, the salares and allowances due to them for the strike period, if so, when, if not, why not,
- (b) whether Government are aware that an assurance to that effect, explicit on mpheation, was given to the strikers by the Honourable Sardar Vallabhbhai Patel, and
 - (c) whether Government propose to honour that assurance?
- Sir Harold Shoobert: (a) No The petiod of absence will be treated as leave without pay The strikers will, however, receive for that petiod such allowances as they are entitled to under the rules applicable to employees on leave without pay
 - (b) No
 - (c) Does not arise

REMOVAL OF CONTROLS ON COMMODITIES OTHER THAN FOODSTUFFS AND PROMO-TION OF COOPERATIVE SOCIETIES FOR SUPPLY OF ESSENTIAL COMMODITIES

- 23. *Miss Maniben Kara: Will the Honourable Member for Industries and Supplies please refer to his speech before the Oil Seeds Conference on September 26. 1946. and state
- (a) whether he made a categorical statement that he was for the abolition of controls over distribution of commodities other than foodstuff, retaining pince control:
 - (b) whether what he stated is the policy of Government,
- (c) if it is not the policy of Government, what steps does he propose to take to remove the misunderstanding in the public mind,
- (d) whether, in view of the experience during the earlier years of war of fulfity of making pine control effective without control over supplies, Government are aware that this new policy will adversely affect the availability of essential commodities to the public, and
- (e) whether as an alternative to unheersed distribution through normal trade channels be would consider the promotion of co-operative societies as a means of ensuing supplies of essential commodities.
- The Honourable Sr C. Rajagopalachan: (a) and (b) The Member for Industries and Supplies expressly made it den that he was not stricing the considered police of Government to be in favour of de-control as described in the question, but was taking the opportunity of the Conference to encourage thinking on the subject
- (c) No misunderstanding exists in the public mind as all the newspaper comments on the subject show and therefore no question arises as to step, to remove misunderstanding
- (d) and (e) The problems involved are being examined in all aspects and the valuable suggestion in abuse (e) of the question will also be taken into consideration.

CULTIVATION OF LAND NEAR SECRETARIAT AND WAR MEMORIAL ARCH, NEW DELHI

- 24. *Shri Sri Frakasa: Will the Secretary of the Department of Agriculture be pleased to state
- (a) the number of acres that were brought under cultivation on either side of Kingsway between the Secretarnat buildings and the War Memorial Arch in New Delhi since the last session of the Assembly;

- (b) the amounts and sorts of grains that were produced,
- (c) what was done to them; and if sold, the amount of money realised, and
- (d) the amount of expenditure incurred in the undertaking?
- Sir Pheroze Kharegat: (a) 55 acres were ploughed up, trenched, manured and prepared for cultivation Due, however, to acute shortage of labour and water, only 25 3 acres were actually cultivated, 14 3 acres being put under maize and 11 acres under vegetables
- (b) 11? maunds of summer vegetables The yield of maize is not known as the standing crop was sold
- (c) The crops were sold The total amount realised up to date is Rs 3,720/14/3 Maize was auctioned as a standing crop for Rs 3,100 The vegetables were sold at site daily to the public up to the 7th June 1946 Thereafter, at the vegetables did not find a good sale at the spot, they were sent to the market for public auction through a commission agent. The income from this source is Rs 680/14/3 An additional income of Rs 56 is expected from the sale of Arvi which will be harvested in about a fortnight
- (d) The total amount of expenditure incurred is Rs 10,173 This includes Rs 3,000 for fencing and Rs 4,815 for preparing 29 7 acres of land which were not brought under cultivation. The expenditure for the 25.3 acres actually brought under cultivation is Rs 2,358

COMPULSORY PROCURATION OF GRAIN FROM PEASANTS IN UNITED PROVINCES DURING 1945-46

- 25. *Shri Sri Prakasa: Will the Secretary of the Food Department be pleased to state
- (a) the amount of grain that was compulsorily piccured by the Government of the United Provinces from the peasants in the Province during the financial year 1945-46;
 - (b) the manner in which the same was disbursed,
 - (c) the amount that was destroyed and the causes of this destruction, and
- (d) the amount of profit that the Government of the United 1 rovinces made in this transaction?
- Mr. B. R. Sen: (a) There was no compulsory grain procurement in the U P during the financial year 1945-46
 - (b), (c) and (d) Do not arise

RAILWAY ACCIDENTS AND ENQUIRIES DURING THE YEAR

- 26. *Shri Sri Prakasa: Will the Honourable Member for Communications be pleased to state
- (a) the number of major Railway accidents that have occurred since the beginning of the present imancial year and the nature of the enquiries that have been instituted in each case,
 - (b) the results of such enquiries, and
- (c) the steps that have been taken for the prevention of further accidents of this nature?
- Sir Harold Shoobert: (a) 14 major accidents, in which passenger carrying trains were involved, occurred on all the Indian Railways during the period from 1st April, 1946, to the beginning of October, 1946 Enquiries into all such accidents by the Government Inspectors of Railways were obligatory These were independent of the railway and magisterial enquiries
- (b) and (c) Seven of the 14 accedents occurred in the latter part of the year and their reports are not yet ready I place on the table of the House statement showing the results of the enquiries completed and steps taken for the prevention of further accidents of the nature investigated

Statement.

The causes of the accidents into which the Inspector's enquiries are completed

(1) Failure by the railway staff to observe rules framed for the safe working of the railways-4

(East Indian Railway 2, N W R 1 and O T Railway 1)

- (2) Defective track-1 (N W R)
- (3) Accident fire-1 (G I P Railway)
- (4) Sabotage-1 (B B & C I)
- (2) Steps taken to prevent further accidents

The Railway Inspectorate makes recommendations intended to prevent a recuirence of similar accidents, to the Railway Department who give effect to these of they are on agreement with them Following recommendations were made in connection with the seven accidents of which the Reports bave been received from the Government Inspectors—

(i) Adoption of "System of Automatic Train Stops" on Indian Railways. The Railway Board have already appointed an ad hoc Committee to enquire into the various system and to renormend the one suitable to the Indian Railways. This Committee has already submitted an interim report about the middle of September, 1946.

(u) Adoption of electrical warming devices to the gatemen and protecting the level crossing with signals

- (111) Adoption of certain measures to prevent buckling of track
- (iv) Fitting passenger locomotives with spark airestors, where possible use of Λ grade Bengal coal for passenger trains use of non-inflammable material for cushions, etc., and provision of a-h-trays in upper class compartments
- (v) Patrolling of the railway line which, in the opinion of the civil authorities and the Police, are likely to be tampered with

REFURNISHING OF COMPARTMENTS ON RAILWAY TRAINS

27. *Shri Sri Prakasa: Will the Honourable the Railway Member be pleased to state

(a) whether Government are aware of the unsatisfactory condition of all classes of compartments in Railways,

- (b) what steps, if any are being taken to repair and ie-furnish them and to put back all the littings in the matter of lights, fans, pegs, racks, etc., that have been destroyed or stollen, and
- (c) by what time he expects the Railway compartments will again be in their normal condition?

The Honourable Mr. M. Asaf Ali: (a) Yes Government have received complaints from time to time about the unsatisfactory internal condition of some of the masse give stock

- (b) Every effort is made by railways to ensure that stock is maintained fully coun ped but the supply of fittings cannot be considered normal and railway workshops are and will continue to be for sometime, occupied with repairs to their maximum capacity
- (c) The intensity of use to which the present stock is subjected is consequent, to some degree, on the withdrawal for use by the Military Department, of a considerable number of vehicles. As releases are effected by that Department, it will enable more thorough repairs to be undertaken to vehicles now in service to the travelling public.

RENOVATION OF DUFFIRIN RAILWAY BRIDGE AT BENARES

- $28\ ^*Shri$ Sri Prakasa' Will the Honourable the Railway Member be pleased to state
- (a) the progress that has so far been made in the renovation of the Dufferin Bridge at Benares,
- (b) the approximate date by which he expects the bridge to be ready and an approximate estimate of the total cost.
- (c) the arrangements made or intended to be made for the passage of vehicles and pedestrains across the river Ganga when the Pontoon Bridge is not working due to monscons, and

- (d) whether Government are aware of the great discomfort felt during the recent months when all pedestrian and vehicular traffic over the bridge had been suspended and adequate arrangements were not made for their passage in any other way, if so, what steps he intends to take to obviate such difficulties in the future?
- The Honourable Mr. M. Asaf Ali: (a) The first main span has been launched together with three of the secondary spans. The second main span is on the launching ways. The progress to date could be assessed at 20 per cent of the total
- (b) The work is expected to be completed by February, 1949 The total cost of legildering is expected to be about Rs 83 lakhs
- (c) A steam ferry under the control of the UP Government operates from 18th June to 14th December when the pontoon bridge is removed Government's information is that all traffic wheeled and pedestrian—is handled without undus delay by the ferry service
- (d) The attention of Government has been called from time to time to the inconvenience caused by the above arrangement. It is understood, however, that the grangements now made are adequate.
- EFFECT OF COMMUNAL DISPURBANCES IN BERGAL OR RAILWAY ACTIVITIES 29. *Mr. K. O. Neogy: (a) Will the Honomable the Railway Member be pleased to make a short statement, indicating how the activities of the Railways were aftected on and from the 16th August, 1916, as a result of communal disturbances in some areas of Bongal?
- (b) Has any property belonging to the Ruilway Department or any article handled by it been damaged or lost anywher in Bengal as a result of communal disturbances since the 16th August List? It so, what is the nature and extent of such damage or loss? Has there been any casualty among the employees of the Railway Department, or among Railway passengers while travelling, or while within the limits of Railway lands, in any part of Bengal as a result of the said communal disturbances?
- The Honourable Mr. M. Asaf Ali: (a) On the BA Railway, in the Calcutta Area, doestinger as well as goods train services were seriously affected. The supply of foodstuffs, vegetables, etc., was practically at a standstill from the 16th to the 20th August 1946. Work in the BA Railway Administrative Offices also suffered seriously, as the staff could not attend office owing to lack of convenience and the fear of being assaulted. In the Chittagong Area, a number of trains had to be cancelled on the 16th August. On the 17th August, there, were several casualties amongst the staff in Chittagong. On the 29th August, foundarhat Station was tracked by a mob who looked the quarters of the staff. In the Dacca Area, there was only one case of injury to railway staff. On the 25th August, at Bahadurabad Chat Station, the work was suspended for the night owing to a mob of about 200 men assembling near the station.
- On the B N Railway, on the 16th August, morning services between Khargpur and Hownh suffered detentions for periods varying between half-an-hour
 and one hour. The work at Shalimar and Shalimar Yard also suffered seriously
 and owing to fear of disturbances, the staff failed to turn up for duty. Consequently the booking of all goods traffic to the Shalimar Goods, Shed and Sidings
 served by the Shalimar Yard was stopped. There was a serious dislocation of
 the services in the Hownh area on the 21st owing to Cabinmen and Yard Staff
 at Santragachi remaining away from their duties. A number of local trains had
 to be calcelled and special arrangements had to be made to feed the train staff
 at Hownah.
- On the E I Railway some local trains from 17th August to 19th August 1946, two Parcels Express trains ex-Hownd on the 18th trains on the Calcutta Chord Railway and all workmen's trains for Lallocah Workshops on the 17th were cancelled During the period 16th August to 9th September the Up and Down Delhi Express trains were started from and terminated at Howrah, instead of Scaldah 16 special trains were run from the 20th to the 25th August 1946 to cope with the heavy exodus of up-country inhabitants from Calcutta

(b) On the BA Railway, staff quarters at Bahadurabad Ghat were looted on the 25th August. The Parcel Sheds and some wagons loaded with parcels were looted at Sealdah Station between the 17th and 19th August 1946 The loss is estimated at approximately three lakhs of rupees

Particulars of the public injured while travelling in trains or while within railway premises are not available Amongst the railway staff, the number of persons—

Killed is									• 7
Missing is									17
Whose belo	ngina	have	been	destr	oyed	or loo	ted		939

On the BN Railway the Lost Property Office at Ramrajatala was broken open on the 20th August and articles to the value of Rs 491 were stolen A few consignments were pilfered from Shalman Goods Shed during the period 10th August to 26th August and the value of the articles is not yet known

Three persons are reported to be missing from Shahmar Marine staff. Only one report was received of mignics to a passenger. A Muslim travelling in a local train was found dead at Rannapatale on the 20th August, but it is not known whether he was a passenger or an assailant.

On the E I Railway, there were no reports of damage to railway property. The loss of merchandise due to the consignments not being taken delivery of is estimated at about its 50,000 100 consignments of perishable and luggage valued at its 12,000 were stolen

The casualties within the railway premises between the 18th and 20th August were five killed and six injured. It has not yet been determined whether any of these were railway employees or not. One railway employee of Bamagachi Shed was reported killed in the Police fring on the 18th August and another of the same Shed was reported missing from the 18th August.

STRENGTH OF THE RAILWAY I OLICL IN THE METRE GALGE SECTION OF BENGAL ASSAM RAILWAY

- 30. *Mr. K. C. Neogy: (a) Will the Honourable the Railway Member please state what special precautions were taken by the Railway Police during the recent communal disturbances in Bengal for the purpose of protecting Kailway property and passengers, as the ensuring regular running of train settices?
- (b) What is the normal organisation and strength of the Rahway Police allotted for service in the Meter Gauge sections of the Bengal Assam Rahway, particularly those Sections that serve the districts of Dacca, Mymensingh and Tippetalis' Was the Rahway Police re-induced in these Sections by the Police authorates of the Province' It so, in what manner, from which date and in which Sections' Is the Honomable Member satisfied that the Police attangements read curring these days have been adequate for all practical purposes?
- (c) Will the Honomable Member be pleased to lay on the table any correspondence that may have taken place between any responsible officer of the Bengal Assam Railway and the Provincial Government or any of its officers on the subject mentioned in part (b) above?

The Honourable Mr M Asaf Ah. (a) On the B A Railway in the Calcutta Area, the Railway Police were strongthened with aimed police but the force was insufficient to guard the whole of the Sealdah area. They however were instrumental in saving the Sealdah Railway Station from being attacked. It was not bossible to the Police authorities to give such adequate aid as would ensure regular rumino of the train service as the men at their disposal were not sufficient to man every train that was run. The Superintendent of Railway Police did all in his power to help whenever he was approached with urgent requests for assistance from any points ortside Calcutta.

In the Chittagong Area, the Superintendent of Police was unable to provide armed guards to protect the Chittagong Railway Colony Pahartali area etc., but he arranged for Police patrols to visit the affected areas periodically The District Magnetrate imposed a curfew

In the Dacca Area, armed Government Railway Police patrolled the station premises and yard at might Armed guards have been travelling on each train between Dacca and Narayanganj since September and with effect from 3rd October, 300 men of the Indian Proneer Force have been detailed for the protection of the Railway premises

- On the B N Railway, the Railway Police responded promptly to requests for additional police protection at stations until their limited resources were completely absorbed in duties connected with the protection of stations, staff quarters and trains. The Superintendent of Railway Police Howrain, was able to provide additional guards at Shalimar and Santragachi with the Military detachments placed under his command. This action combined with a temporal content of the Gurkha Railway Watch and Ward staff, was in a considerable measure responsible for the restoation of normal conditions in these localities.
 - On the E 1 Railway the Government Railway Police deputed extra staff for the 16th to 23rd August at Lailooah, Belur, Bally and Scrampore stations At each of these stations one Sub-Inspector of Police and y few Constables (number ranging from 3 to 10) was posted as additional protection. No extra force of Railway Police was deputed at Howard but the whole of the force off duty were kept standing by from the 16th to 23rd Ara, set. Armed men of the Howard District Police were also posted if Belur and other points. The number of the Railway Protection Force armed with latines only in the affected area was about 100 at the beginning of the condition was increased to about 250 by calling in detailments from outside stations.
 - (b) The normal strength of Rankey Police allotted to the metre—gauge strength of the B A Rankay including the sections serving the Districts of Dacca, Mymensingh and Tupperal is—

Superintendent of Police	1
Inspectors .	4
Sub-Inspectors .	18
Assistant Sub-Inspectors	21
Sergeunts	3
Head ('onstables	25
Constables	312
Others	. ,4

Government are adomiced that the Government of Bengal have taken steps to protect the metre gauge section of the line in Dacca, Mynnesissed and Poperah Distancts and also to ensure the safe running of trains by the depotation of a number of armed police. With regard to the last part Rudway Police force is considered adequate for normal times, but is not sufficient to incert with an energiarcy such as the one that nois in Contral and August last. This question is however accurage in the consideration of Government.

(c) Government do not consider that public interest will be served by placing the correspondence on the tible of the House as requested by the Honomable Member

LAWLESSNESS ON THE DACCA-MYMENSINGH AND TIPPERAR SECTIONS OF BENGAL ASSAM RAILWAY

31. *Mr. K. C. Neogy: (a) Wil the Honourable the Railway Member be pleased to state whether Government are aware that certain portions of the Meter Gauge Section of the Bengal Assam Railway serving the districts of Dacca, Mymensingh and Tipperah, experienced, during the last few months, frequent acts of lawlessness, such as theft, loot, assault on passengers and kidnapping of women from trains? If so, will the Honourable Member please lay a detailed statement on the table of the House about the various incidents that took place during the last twelve months or so, giving dates? What complaints were received in this matter from time to time by the Railway authorities in Bengal and at Delhi, and what action was taken, and when, to deal with the situation?

- (b) Was adequate action, both at the instance of the Railway Police and the Railway stait, taken in time for the purpose of preventing a recurrence of such occurrences and bringing the offenders to book? In how many such instances have the culprits been apprehended and put on trial, and with what result?
- The Honourable M. M. Asaf Ali: (a) The reply to the first part of the question is in the affirmative A detailed statement of the incidents that took place during the last 12 months, together with full information regarding complaints received and action taken on them by the B A Railway has been called for and will be laid on the table of the House in due course. No public complaints were received in the Railway Board's office but from early this year, they received from the General Manager, B A Railway, periodical reports of acts of hooliganism and lawlessness as a result of which considerable damage was caused to Railway property, running of trans was adversely affected, and Railway staff assaulted. The position was so bud that the General Manager considered it necessary to suggest that the Railway should have Armed Guards in the area near Bhanab Bazoan and that to this purpose. General Headquarters (India) should be moved to authorise the retention of 200 armed personnel of the Railway Protection Company. The suggestion, however, could not be accepted as it is illegal for Railway administrations to maintain an aimed force in time of peace and it is the responsibility of the Provincial Government to afford such protection. The Bengal Government were continually asked by the Railway Administration to take preventive action immediately but as there was no tangible improvement, night running of trains on the affected sections was stopped on 20th September, 1916 September, 1946 the Administration reported that the Bengal Government had arranged for a posse of armed police to be stationed at Bhanal, Bazaar for the manning of Patrol trains and providing aimed escerts on trains when necessary. With effect from 1st October 1946 hight running of all trains was resumed on the Chandpur Laksam Section, and to a limited extent on the other sections affected. The question of temporarily increasing the strength of the Rulway Police to meet the emergency is under the active consideration of Government
- (b) I am satisfied that ill action that could be taken by the Bailway Administration for the protection of train services in the affected area was taken in time. The Bengal Government are responsible for the maintenance of Law and Order and prevention of crime. As regards the latter part of the question, information has been called for and will be laid on the table of the House in due course.

EFFECT ON THE ACTIVITIES OF POSTS AND TELEGRAPHS DEPARTMENT AS A RESULT OF COMMUNAL DISTURBANCES IN PROVINCES

- 32. *Mr. K C. Neogy: (a) Will the Honourable Member for Communications please tay a statement on the table of the House indicating how the activities of the Posts and Telegraphs Department have been affected since the 10th August, 1946, as a result of communal disturbances in each Province and local area affected?
- (b) Has any property belonging to the Posts and Telegraphs Department or any article handled by its employees been damaged or lost anywhere as a result of communal disturbances since 16th August last? If so, what is the nature and extent of such damage or loss?
- (c) Has there been any casualty among the employees of the Department in any part of the country as a result of the said communal disturbances?
- (d) What is the normal understanding between the Department and the Provincial authorities in the matter of affording police and other necessary protection to promises of the Department and its staff as well as postal articles in transit (i) in ordinary circumstances and (ii) when any disturbances of the public peace take place?
- (e) Has all necessary protection been afforded by the Provincial authorities in each place affected by the aforesaid communal disturbances?

- (i) With reference to those Circles where the Postal employees were organised on a unitary basis during the war, has the question of resumption of militarisation of the departmental staff been under consideration, or is likely to be taken up for consideration, in order to meet any emergent situation that may prevail in such Circles or parts thereof due to communal disturbances or otherwise, as a micasure of protection to the Department?
- Sir Harold Shoobert: (a) to (c) and (e) Information is being collected and will be placed on the table of the House in due course
- (d) Arrangements exist between the Posts and Telegraphs Department and the Provincial Governments for affording police and other protection—both under ordinary circumstances and in time of distributions wherever necessary (f) No
- EIFECT OF COMMEN A. DISTURBANCES ON THE WORKING OF CALCUTA TILEPHONE
- 33. *Mr. K. C. Neogy: (a) Will the Honourable Member for Communications be pleased to make a statement indicating how the working of the telephone system in the Chy of valentes and its suburbs was affected since the outbreak of communial disturbances on the 16th August last?
- (b) Did the situation on the 10th and subsequent days necessitate a cultulment of the services in different exenances. It so, what was the nature of the cultulment in the case of each affected Exchange, and was any instruction or suggestion, as regards the method and extent of such cultulment received from any official of the Provincial Government?
- (c) Is it the usual practice or understanding that, in the event of telephone services having to be "rationed" due to any emergent circumstances, the Provincial Government or its officers will be consulted as regards the services that have to be in unfamed and services that may be discontinued?
- (d) What paneiples were followed in any such rationing of telephone services in the city and submbs of Calcutta during the week beginning from the 16th August, 1946, in the case of each Exchange?
- Sir Harold Shoobert (a) and (b) A statement is laid on the table of the
- (c) and (d) No. The Department tries to maintain telephone services of essential subscribes only in emergent incumstances. The lists of essential subscribes or unit uned by the Department are prepared in consultation with the Provincial Governments. The list for Calcutta was a tually compiled at the beginning of the year in consultation with not only the Provincial Government, but the Calcutta Corporation, the Chambers of Commerce and the Railways.

Statement

(i) and (b) The to prime connections of only those substitutes who administered Eventi 18 xx, xxee (p) pt dx in the various exchanges a shoun below Other connections only in a worled direct flow periods for wint of operating and technical stiff --.

Calcutta Exchange .

On the 27rd August 1946

| From 12-10 Pw on the 16th August, 1946, to 9-70 A V on the 17th August, 1946, to 9-70 A V on the 17th August, 1946
| From 1 Pw on the 19th August, 1946, to 9-50 A M on the 22nd August, 1946, to 6-70 A M on the 22nd August, 1946, to 6 P M on the 17th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6 P M on the 18th August, 1946, to 6-80 P M on the 18th August, 1946, to 6-80 P M on the 18th August, 1946, to 6-80 P M on the 18th August, 1946, to 8-80 P M on the 18th A

. From 9 PM on the 16th August, 1916, to 4 PM.

Howrah Exchange From 8 PM on the 16th August, 1946, to 4-30 PM on the 21st August, 1946.

RESUMPTION OF NORMAL FUNCTIONS OF THE POSTS AND TELLGRAPHS DEPART

- 34. *Mr. K. O. Nesgy: (a) Will the Honourable Member for Communications be pleased to lay a detailed statement on the table of the House, indicating Province by Province the time when normal functioning of the Posts and Telegraphs Department was fully resumed in all aspects of its activity, since the settlement of the Postal strike?
- (b) Is the Honomable Member aware that considerable delays are even now taking place in the transmission of letters and other postal articles from place to place in different areas? Have complaints been received by the Postal authorities on this subject, and if so, what action is proposed to be taken for avoiding such delays?
- (c) Is the Honourable Member aware that telegrams received at the Central Telegraph Office in Calcutta are being delivered through the town Post Offices in the same manner as letters, no achieveledgment of receipt thereof being required and that as a consequence considerable interval, amounting to several days in some cases, clapses between the receipt of a telegram at the Central Telegraph Office Calcutta, and its actual delivery to the addressee?

Sir Harold Shoobert: (a) and (c) The required information is being collected and will be placed on the table of the House in due course

(b) The Government of India have no information but Heads of Cheles Lave been addressed, and instructed to submit reports

EFFICIENCY IN THE BENGAL TELEPHONE SERVICE

- 35. *Mr. Debendra Lal Khan: (a) Will the Honourable Member for Communications please state who are the present Manager and the Supervising Empireer in the Bengal Telephone Service?
- (b) Are they the same officers who were serving under the Rangoon Telephone Service before the fall of that city?
- (c) Have they got sufficient knowledge and efficiency to run the Calcutta Telephone Service where the number of Telephone lines is much 'arger than at Rangoon'
- (d) Is it not a fact that they were provided with the posts as temporary officers, subject to the condition that their services would be dispensed with after the end of the war?
- (e) 1s the Honourable Member aware of the fact that since the Bengal Telephone Corporation had been taken over by Govennment, the efficiency of the Department has been considerably undermined?
- Sir Harold Shoobert. (a) Apparently the Honomable Member is referring to the General Manager and the Superintending Engineer of the Calcutta Trilephone District. Mr. McGee is the General Manager and Mr. J. T. Duncanson is the Superintending Engineer of that District at present
 - (b) Yes
 - (c) Ye-
 - (d) No
- (e) The tall in efficience is the result of the abnormal conditions created by the war and not due to the taking over of the system by the Government

FAILURE OF TELEPHONE SERVICE IN CALCUTTA DURING THE COMMUNAL DISTURBANCES

- 36. *Mr. Debendra Lal Khan: Will the Honourable Member for Communications please state
- (a) whether Government are aware of the fact that the Telephone Service at Calcutta had been completely paralysed on the 16th August and subsequent few days.

- (b) the reason behind the complete collapse of the Telephone Service when it was possible to run the other essential services like the Electric and Water Supply Corporations,
- (c) was any help sought from the Government of Bengal to maintain the service intact during the riot, and
- (d) will the Honourable Member enquire into the authenticity of the Departmental nobe published by the Department concerned immediately after the incident, for explaining the complete failure of the Telephone system?
- Sir Harold Shoobert: (a) No The service was not completely paralysed. The essential (clephones were maintained
- (b) The dislocation was due to the insbinty of the operating and other staff, to report for duty
- (c) Yes, help was sought for the protection of the exchange buildings and installations and for escotts for staff. M.htary guards and transport facilities were made available from Saturday, the 17th August.
- (d) The Press Note was based on the facts reported to the Government of India, who have no reason to doubt then authenticity

PROCUREMENT OF FOODGRAINS IN PROVINCES

- 37. *Sree Satyapriya Banerjee: Will the Secretary of the Food Department be pleased to state
- (a) the system of procurement of toodgrams followed by the various Provincial Governments and the amounts procured in the different Provinces thereunder since 1912-43 and the ratio they bear to the total production of toodgrams,
 - (b) how the system of procurement in Bengal has been working, and
- (c) whether the system obtaining in Bengal has succeeded in procuring only a very small portion of the available rice in the Province, and if so, whether Government contemplate any change in the system of procurement of rice in that Province?
 - Mr. B. R. Sen: (a) Statements are placed on the table
- (b) and (c) The system of procurement in Bengal has not been found to be fully satisfactory and is in the process of modification in order to be made more effective.

(In '000 tons)

STATEMENT I Showing the Furchases and yield of Rice since 1943-44 to 1045-46

		LEC	3191	ATU	VE A	SSE	MHL	¥				281	нос
1	% of purchases (col 8) to vield (col 9)	9	7 5	6 4	69 10	21 2	18.3	31 5	8.9	30.8	29 2	7.5	16 9
19 15-16	Yield 1945 46	σ	2 016	1,597	2,160	839	1,623	3,827	1,286	454	989	1,853	, ²³
	Fur lace, durng the Khan f Plan 1945 4n from 1-11-45 to 30 9 4n (a c	<u>م</u>	152	Ę	28	17.5	298	1,204	114	14.0	201	103	11*
	o, of purchases (col 2) to weld (col 3)	1-	-		5 0	31	18 9	15.3	lo 2	31.8	ت پار	13	21 0
1944 45	Y.eld 1944 45	٥	1, 83	10,47%	2,472	977	1,724	5,034	1,337	<u>\$</u>	367	1,740	62
	Purchases during the Khar-f Plan 1944-45 from 1-11-44 to 31-10-45	r] ē	642 (b)	53	182	326	773	136	113	192	#	13*
	o, of purch ses (col 2) to vield (col 3)	4	3		88	18.1	5 7.	13.9	9 -	37.5	. 85	e 89	23.2
1013-11	Yield 1'43-44	er .	2,-44	11,816	2,482	847	1,829	1,932	1,349	4.75	665	1,874	69
	Pu chess du nz the Khar Plun Ivi3 +4 from 1-11 13 to 31-10 44	61	187	1,12'' (a)	114	153	265	833	671	151	188	74	16*
	у псе						•					•	
	Name of Province	-											
	Name						d Bera	•	•	•	٠	٠	
			Assam	Bengal	Bihar	Bombay	C. P. and Berar .	Madras	Огівва	Punjab	Sind .	U.P.	Coorg

Norz — a Putchases from 1-1-44 to 31-12-44
(b) Purchases from 1-1-45 to 31-12-45
*Represents quantities purchased for export against the Basic Plan quotas

Note -N A .- Not available

STATEMENT II

Showing the purchases and yield of wheat since 1943 44 to 1945-46

		STA	RRED Q	UEST	'ION	S AN	TD A	NBW	/ERS						4
(In '000 fons)	% of purchases (Col 8) to yield (Col 9)	10			0 22	11 0	4.1		•	,	10 1	4.7.4	•		
ā	Yield 1945 46	6		17	376	237	443		263	•	3 230	\$21	2 389	7	
	Purchases under Rabi Plan 1946 47 from 1 5 46 to 3 10 46	8			•	22	18		®		327	162	230		W W
	% of purchases (Col 6)	7			10	27 0	20		*		16 9	88	9 8	2 9	
	Yield 1944 45	9		39	43.	296	910		278	61	3 904	342	2 645	•	
8	Purel asses under Rab Plan 1945 46 from 1 5 to to 30 4 46	20				80	33		12		630	8	3	9 0	۰
	% of purchases (Col 2) to yield (Col 3)	4			8	61 1	7 3		68		16 8	9 09	20		
	Yield 1943 44	8		19	404	270	370		247	44	3 442	208	\$ 526	91	
	Purchases under Rabi Plan 1944 45 from 1 5-44 to 30 4 1945	23			16	138	27		23		577	257	91		9
	Name of Province	1	Assam	Bengal	Bibar	Bombay	C P & Berar	Madras	NWFP	Orassa	Punjab	Bind	ФР	Amer/Nerwara	Be a nisten

EGISLATIVE ASSEMBLY COVERNMENT OF INDIA

DEPARTMENT OF FOOD

Progression Arrangements in curious Provinces

Pumpab - The Pumpab Government have now introduced a system of monopoly patients

ment of wheat. The essential tertimes of the scheme are as follows.

- (a) Operations relating to purchase of where in nearly 500 mands of the Province will be completely controlled by Gavernment. All the pure a vitives of a manda, or such of them who are willing to join will be constituted into e Parer. Arty is V-Selation, and while the products will be been to choose men. Act blir. Artys the purchases will only be made by this Association
- (b) All wheat much sent by the Artis is Association will be disposed of only under the aders of Government
- (c) To purchase vill be more at epine used for each minds sunject to quality of the purchase except out in villages within a miles of the mather tas pine will be 0.40 gives be and but the mone than a miles it y 500 mins best fine should live the effect of er omaging movement towned, the mandis
- (d) The Articles Association will get a commission of As 12 per Rs 100 of the value of grun and gumny bags supplied
- (c) Sale of wheat by grovers in villeges except for the requirements of the village. or to a consumer in a neighbouring village upto 20 seers at a time as prohibited
- (f) Movement of wheat by rid and road is probibited except between village and market or mader Government permit from the market to the recipient areas.

The Punjal Government have also recently introduced a sistem of monopoly produce ment of near it he is e-producing areas of the produce. These have been called "controlled areas. The essential features of the scheme are stollows."

- (i) The rice null will be the centre of procurement operations as all rice (except for small quantities of hand pounded rice for domestic consumption) must inevitably pass through rimil. All rice produced at a null will be disposed of city under the orders of
- (ii) Minimum prices have been fixed for all varieties of paddy in the controlled areas to ensure a fine return to the producers
- (iii) Maximum prices of each variety of paddy have been fixed for both the controlled and the uncontrolled steas
- (iv) Maximum ex mill prices of various varieties of rice have also been fixed
- (v) The movement of nice and paddy in and from control areas will be controlled generally as in the case of wheat
- 2 N B P -- Till recently, procurement was done through private trade under Gov-2 N ii F P'-Till recently, procurement was done through private trade under Government supervision and the requirements of deficit districts were supplied from surplus districts through normal trade channels In 1945, a Whest Procurement Order was promulgated which prohibited the sale or transfer of wheat by one person to another without authority from the Provincial Government, transactions of less than 20 mainds with the grown direct being except. For the current Rabi crop the N WFP Government have imposed a compulsory levy on holdings of 50 acres or more. The assessment on university of the control of the contro on arrigated land
- 61 NFIGATED AND 15 A

The victom of programment of rice has recently been changed Under the Sind Rice Procurement Order (1946). Rice Mills cannot dispose of the rice produced by them except in accordance with the directions issued by authorized Government Officers Movement by rail or river is controlled

- by rail or river is controlled

 4. United Pranuces.—Till lately, the system of procurement was dependent on purchase
 of grain coming to the markets. From the current year a direct procurement, scheme for
 Raib has been introduced. Small production so less than 20 maunds in the surprise state of the provincial Government. It right has been distributed among the surplus districts.

 The Provincial Government with the specific production is less than 20 maunds have been excepted the provincial Government. It right has been distributed among the surplus districts to the provincial grain of the surplus districts to the provincial grain of the surplus districts that the provincial grain of the surplus districts of the provincial grain of the surplus distributed among the surp stage
 - 5 Rular Purchases (subject to the limits of approved prices) are made by Government officers through accredited Agents chosen from the trade. In addition, a compulsory leve on paddy have recently been imposed which prohibits a producer holding 100

acres or more from disposing of any paddy exceeding 1 of his total produce. Individual assessments are made. Government may not, however, demand more than half tae total produce 1 it is less than 1,000 manufs and more than 141s of the total produce in any case. The Bihar Levy Order has since been extended to wheat

Bengal - Purchases are made direct by Government Officers in certain districts and of Bengill - Parentases are many quete to overtherm conficers in content transfer and through Trade Agents called Chot Parentasing Vents in others. All tree mills producing more than 50 mainted rice duly are required to sell their produce to Government. Bree and paddy can move only our Government account by I stall or tiver. The Provincial Government is to recently resorted also to requisitioning, of stocks with the larger holders at then discretion

7. A sum — Purchases in the Surma Valley are made direct by Government Officers on a tender system. The single trade agency which used to operate in the Assam Valley has since been replaced by an official producement medium ty.

3 Orisa-Purchases ite made direct from the producers and also in the open market through a number of agents in each of the six district of the Prevince. Purchase or sale of rice on private account in quantitic exceeding 10 mainds and stocking of more than 100 manads by invoic barring Government Agents is prohibited overnment have fixed prices for rice and piddy payable to producers

- 9 Multra:—A Scheme of intensity productment in respect of time poddy, millets and other allied foodgrains is in force in the entire province. Under this scheme the entire surplus of the cultivator is aquired by Government through the Trade Agents after allowing for his annual demestic and seed requiring its and for meeting labour and other customary charges in kind. The invited to the state of the two formed village, talique and town committees to issist in the procurement and distribution operations
- In the Malabat District the trady by here, a pletely chiminated and the work of procurement and distribution has been handed over to the Co operative Societies
- 10 Central Producer. Government are the sole buyers of foodgrams brought to the markets In the case of Jowar there as a form of non-statutory lavy under which the producer is expected to contribute a specific postion of his crop to Government In the case of wheat a compulsory levy first introduced in 1944 and not continued in 1945 has been reintroduced this year in all the districts of the Jubbulpore Division. The levy is applicable to holdings of 10 acres or more
- 11 Rombay -There is a compulsory key on a graded scale with a minimum exemption Immong --Inere is a compressory key on a graness scale what a humanum scampus-limit of 27 manufs per produce; which is allowed for domestic and seed requirements for the year Government are the cole buyers of other surpluses
 - 12 Baluchistan -There is monopoly purchase by Government

CULTIVATION AND MOVEMENT OF FOODGRAINS IN PROVINCES SINCE 1938

- 38. *Sree Satyaprıya Banerjee: Will the Secretary of the Food Department be pleased to state
- (a) the yearly acreage under cultivation of toodgrains Province by Province, since 1938.
 - (b) the quantity of foodgrains produced in each Province yearly since 1938,
- (c) the quantity of foodgrains imported yearly since 1938 and the names of the countries from which imported,
- (d) the quantity of foodgrains exported yearly since 1938 and the countries to which exported, and
- (e) the quantity of foodgrains purchased yearly by the Government of India and the different Provincial Governments since 1942-43?
- Mr. B. R. Sen: (a) and (b) A statement showing the acreage and yield of the seven major foodgrains (rice wheat, jowar, bajra, barley, maize and gram) for the year 1945-46 is laid on the table of the house For figures relating to previous years, the attention of the Honourable Member is invited to "Food Statistics of India," a copy of which is placed on the table †
 - (c) A statement is laid on the table
- (d) No exports of cereals are being allowed from August 1943 onwards, except small quantities as ship stores, etc., or on a replacement basis information relating to earlier years, the attention of the Honourable Member is invited to pages 87—90 of 'Food Statistics of India' and the Government publications referred to therein

(e) A statement showing the purchases made by the various Provincial Governments during the years 1943-44 onwards is laid on the table Information for the year 1942-43 is not readily available

Statement showing area and yield of the seven major foodgrains in the various provinces during the year 1945-46

	Prov	inces		Area* (Figures in '000 acres)	Yield* (Figures in '000 tons)
Assam			-	5,303	2,016
Bengal				27,672	9,824
Bıhar .				15,256	4,010
Bombay				16,104	2,213
C. P. & E	Berer		.	15,328	3,362
Coorg				87	65
Madras			- 1	16,456	5,153
Orissa				5,193	1,306
Punjab				24,317	6,195
Sınd				4,044	1,243
United P	rovino	es	1	33,464	9,244
n.w.f	P.		.)	2,056	607
Delhı				157	42
Ajmer-M	erware	٠.		308	36

^{*} These figures are subject to revision

Statement showing quantity of foodgrains imported into India during the years 1937-38 to 1945-46

		Yea	rs				Quantity (in 1,000 tons)	
1937-38							1,596	
1938-39							1,872	
1939-40							3,714	
1940-41							1,519	
1941-42							1,202	
1942-43							86	
1943-44							384	•
1944-45	٠	٠	•	•	•	•	731 (a) (a) 1	ncludes 4,500 on replacement basis.
1945-46	•		•	•	•	•	:	rom 1st April 1945 to 30th March 1946. This includes im- ports amounting to 6,500 on replace- ment basis

Up to the vas 1945 44 imports of rice were received mainly; from Burma, French Indo-China, Siam Imports of rice in 1944-45 were from Egypt and in 1945-46 from Burma and Egypt Imports of wheat have been received mainly from Australia Oanada, USA

Statement showing the Purchases of different foodgrains by various Provinces

(Figures in 1,000 tons)	1945-46*	
afferen joodgrams of various i romma	1944-45	
o demons showing the furchases of	1943-44	
•		

. 9						*Figures macomplete.	*Figure			
	N.A.	N.A.	N.A.	N.A.	:	N.A.	N.A	:	NA.	• Ihı
	Ħ	i	=	13		13	16	•	16	Coorg
	21	:	22	g	•	24	49 5	20.5	29	Baluchistan
	፥	•		9 0	90	:				Ajmer-Merwara
	475	271	204	291	Ξ	180	323	180	143	U.P
ts.	353	152	201	294	66	195	449	257	192	· · · · · · puig
WEI	480	331	149	833	647	186	836	280	246	Punjab .
ANS	114		114	136		136	129		129	Ornssa .
IND	•	00	:	17	15	7	42	24		N. W. F. P.
NS A	1,222	:	1,222	7.73		773	833	•	833	Madras
TIO	358	18	340	437	g	7 0 7	392	167	365	C. P. and Berar
QUES	375	26	349	909	38	526	552	138	414	Bombay
ED (06	61	88	64	=	23	178	22	156	Bishar .
ARR	613	;	613	642	:	642	1,029		1,029	Bengel
ST	152		162	209	:	209	187		187	Leenn .
	Total Purchases of 1945-46 crops	Total Total Procurement under under Kharif Plan Rabi Plan 1946-47	Total Procurement under Kharif Plan 1945-46	Total Purchases of 1944-45 crops	Total Total Procurement Procurement under Rabir Plan Rabi Plan 1945-46	Total Procurement under Kharif Plan 1944-45	Total Purchases of 1943-44 crops	Total Total Plocurement Procurement under under Kharif Plan Rabi Plan 1943-44	Total Procurement under Kharif Plan 1943-44	Name of Provinces
		1945.46*			1944-45			1943-44		

EXTENSION OF RAILWAY LINE FROM JUBBULPORE TO NAGPUR

- 39. *Seth Govind Das: Will the Honourable the Railway Member be pleased to state
- (a) whether a prelimenary or regular survey for laying a broad gauge Railway from Jubbulpore to Nagpur (via Seoni) was made during 1910-11 or at any time thereafter:
- (b) if so, whether the Reports of the surveys will be placed in the Library of the House.
- (c) whether it is a fact that the aforesaid extension was included in the postwar development plans or programmes and a map showing the proposed line as a part of the Great Indian Peninsula Railway extension project was published by the Government of India. and
- (d) if so, whether a copy of the said map will be placed in the Library of the House?
- The Honourable Mr. M. Asaf Ali: (a) According to the information available, neither a preliminary nor a regular survey for constructing a Broad Gauge line from Jubulipore to Nagpur via Seom was made in 1910-11, or at any time thereafter. An estimate for a Traffic and Engineering survey for this line, amounting to Rs 77,000 was, however, prepared in 1927, and the C. P. Government were asked to bear the cost, but they declined to do so stating that they did not consider the prospects of the line warranted the outlay. In 1945, the Provincial Industries Committee Centhal Provinces and Betar recommended the construction of this line and the matter was referred to the G. I. P. and B. N. Railways, and both of there considered that the line would be expensive and unremunerative. As the Local Government also did not ask for this line to be included in the post-war plan of railways, the matter was dropped.
- (b) In the circumstances explained in part (a) of the question, no survey was carried out and therefore no reports are available
- (c) and (d) Since the Local Government have not asked for this line to be meluded in the post-war plan of railways, the project has not been included in the post-war development programme and as such no man showing the proposed line as a part of G I P Railway has been published in the Government

EXTENSION OF RAILWAY LINE FROM JUBBULPORE TO NAGPUR

- 40. *Seth Govind Das: (a) Will the Honourable the Railway Member be pleased to state the reasons, in detail, on account of which the Railway extension referred to in the preceding question instead of being taken up was given up?
- (b) Do Government propose to take up the extension now, as it has been commended by the Central Provinces and Berar Industries Committee, 1946, the Report of which has been accepted by the local Government in question?
- The Honourable Mr. M. Asaf Ali: (a) The position has been fully explained in part (a) of the preceding question
- (b) Government would give prompt and due consideration to the investigation of this line if recommended by the Local Government, who have so far not asked for this line to be included in the post-war plan of rulways

PERCENTAGE OF EMPLOYEES IN BENGAL-NAGPUR RAILWAY FROM MADRAS, BENGAL AND ORISSA

- 41. *Seth Govind Das: (a) Will the Honourable the Railway Member be pleased to state how many miles the Bengel-Nagpur Railway runs in the Central Provinces, and how many miles it iuns in the Provinces of Madras, Bengal, and Orissa?
- (b) What is the income to the Bengal-Nagpur Railway from each of these Provinces?

- (c) What is the percentage of employees from each of these Provinces in Officers' rank, Inspectors' rank, Upper and Lower subordinate services?.
 - (d) Is any quota fixed for the people of any Province?
- The Honourable Mr. M. Asaf Ali: (a) I lay on the table a statement giving the reduced information
- (b) Government are unable to give the information as statistics are not maintained showing the income to a railway from each Province
- (c) Staff Statistics also are not maintained by Provinces and, therefore, the information required by the Honourable Member is not available with Government
- (d) No Recumtment to Railway Services is not made on a territorial hauss

В	N	Raı	lway	staten	sent	showing	mı	leage	by I	Provinces
Central	Pro	vino	208							11,87.6
Madras										257 - 7
Bengal										244.0
Or1888						•				507-8

PROMOTION IN BENGAL NAGPUR RAILWAY

- 42. *Seth Govind Das: Will the Honourable the Railway Member be pleased to state:
 - (a) the criterion for promotion in the Bengal-Nagpur Railway,
- (b) whether Government are aware that academical qualifications are a disqualification in the Bengal Nagpur Railway, and
- (c) the reason why fresh recruits are given preference over more qualified permanent employees of the Railway and why fresh graduates are appointed as Yard apprentices and fresh law-graduates as Claims Inspectors and Labour Inspectors, over the head-of many law-graduates already serving the Railway who have much better knowledge of the Railway than the new recruits?
- The Honourable Mr. M. Asst Ah: (a) The Bengal Nagpur Raliway follow the rules regarding promotion prescribed in Appendix II-A to the State Raliway Establishment Code, Vol 1, as amended by Concetion Slip No. N566 A copy of the rules will be found in the Library of the Rouse Briefly, the principle is that promotion to non-selection posts is made in order of semiority, the senior man being super-seded only if he has been declared unfit for such promotion. Promotion to selection posts is made on the basis primarily of merit, due consideration being given to seniority.
 - (b) Government are informed that this is not so
- (c) I have called for the facts and will lay a statement on the table of the House in due course

PROMOTION IN BENGAL NAGPUR RAILWAY

- 43. *Seth Govind Das: Will the Honourable the Railway Member please state why the Bengal Nagpur Railway does not adopt a uniform policy regarding all promotions by holding competitive examinations through competent authorities to be constituted for the purpose?
- The Honourable Mr. M. Asaf Ali: As I have just stated in my reply to part (a) of Question No 42, the Bengal Nagpur Railway follow the rules legaring promotion prescribed in Appendix II-A to the State Railway Establishment Code, Vol I, as amended by Correction Slip No N566 A copy of the rules will be found in the Library of the House Government do not consider that competitive examinations are suitable for the purpose of regulating promotions in non-gazetted railway services

FOOD SITUATION IN INDIA

- 44. *Mr. Madandhari Singh: Will the Secretary of the Food Department be pleased to lay on the table of the House a statement regarding the food situation in the country and the measures that have been taken or are proposed to be taken to cope with it?
- Mr. B. R. Sen: The Honourable Member is referred to the Memorandum on Food Position laid on the table of the House †

ENQUIRY INTO THE COOPERATIVE MOVEMENT IN INDIA

- 45. *Sree Satyapnya Banerjee: Will the Secretary of the Department of Agriculture be pleased to state
- (a) whether there has been any enquiry by Government into the Co-operative movement in India since the Maclagon Committee published its report on Co-operation, and
- (b) whether the Government of India propose to coordinate the Co-operative movements in different Provinces, if so, whether the Government of India propose for this purpose, to enquine into the condition of the Co-operative movement in the country and take necessary action thereafter?
- Sir Pheroze Kharegat: (a) A number of enquires into the working of the Co-operative movement in the different provinces have been held by the Provincial Governments conceined. The subject was also dealt with by the Royal Commission on Agriculture and by the Central Banking Enquiry Committee. A Committee under the Chairmanship of Mr. R. G. Saraya, was appointed by the Government of India in January 1945 to draw up a plan of Co-operative Development. The report of this Committee is expected to be published shortly.
- (b) With a view to co-ordinate the Co-operative movements in different Provinces, Conferences of Registrars of Co-operative Societies and non-official workers have been convened by the Government of India periodically in the past. It is proposed to hold such a Conference early next year to consider the recommendations of the Satiria Committee which was set up on the recommendation of the 14th Conference of Registrars of Co-operative Societies. The question of setting up a Central Co-ordinating body will be considered by the Government of India after the Conference has examined the recommendation of the Saraiya Committee in this respect.

CONTROL OF PRICE, SUPPLY AND DISTRIBUTION OF FOODSTUFFS IN BENCAL

- 46. *Sree Satyapriya Banerjee: Will the Secretary of the Food Department be pleased to state
- (a) whether he is aware of the high and sharp rise in the price of rice in the different districts of Bengal, especially the districts of Jalpaiguri, Comilla, Noshbala and Chittagong.
- (b) whether his attention has been drawn to the reports in the Press of deaths from starvation.
- (c) the steps taken so far by Government to control the price, supply and distribution of food-stuff, specially in Bengal,
- (1) the quantity of import of food-grams from foreign countries during the last sympaths, the names of those countries and then quantities, and
 - () the quantity of export, if any, of foodgrains from India to other countries?

Mr. B R. Sen: (.) Yes Sur

- (b) Yes Su but no authentic reports of deaths from statuation. have been received from any of the districts
- (c) Government stocks are being sent to the deficit districts where prices are high and distributed at controlled rates under a system of modified rationing
 - (d) A statement is laid on the table of the House
- (e) Experts of foodgrains outside India are totally prohibited except for small quantities allowed as ships stores etc.

STARRED QUESTIONS AND ANSWERS

Statement showing foodgrains imported it India during six months

	April	to September 1946
	I Cere	als other than Rics
A prıl	USA	29,706 Wheat
	Canada	7 500 ,
	Australia	62 182 ,,
	Australia	12 908 Wheat equivalent of 9 350 tons of flour at 73 % extract on basis
	Total	112 196
May	Australia	62,189 Wheat
,	Australia	42 470 Wheat equivalent of 31,003 tons of flour.
	USA	26,164 Wheat
	Canada	3,500 Wheat
	UK	5 500 Wheat equivalent f 4 000 tons of flour.
	-	
	lotal -	1998'
June	Australia	5 198 W 1eat
	Australia	15 S 15 Wheat equ v slent of 11,603 tons of flour.
	Canada	39314 \ 1 at
	[otal	107 607
July	Australia	48 471 Wheat
	Australia	45 478 Wheat equivalent of 33,199 tons of flour.
	Canada	53,212 Wheat
	USA	33 879 Wheat
	USA	76,979 Maize
	Total .	258,019
August	Australia	5 931 Wheat
	Australia	19,245 Wheat equivalent of 14,0 9 tons of flour.
	Australia	1 050 Barley
	Canada	9 308 Wheat
	USA	43.10a Wheat
	USA	8 913 Maize
	Argentine	25 301 Maiz●
	Burma	2 730 Ma ze
	Iraq	170 M llets
	Гgypt	19 625 M llots
	lotal	182 378
September	Lustril a	43 836 Wh at
	Austral v	3 7(4 W) est quivalent of 26,108 tons of flour
	Australia	200 Milets
	USA	67 581 Wient
	USA	5 100 Maize
	USA	7,625 Milo
	Burms	2 300 Maize
	Argentine	26,182 Maize
	Egypt	4,709 Barley
	173 /	14.044.35.31.4-

14,644 Millets 1,421 Millets

209,362

Egypt

Abbyssenia

Total

58	I EGIS	LATIVY ASSEMBLY	[28тн Ост 1946
		II RICE	
May	Burma	9 381	
June (ı)	Bugna	24 377	
July	Burma	36 568	
	S am	8 700	
	5a gon	3 890	
	Potal	49 158	
August	Burma	22 908	
	Brazil	9 500	
	Total	32 408	
September	Burma	54 248	
	Java	4 000 Rice equivale	mt of 6 019 toms of Paddy
	Total	58 248	

UNSTARRED QUESTIONS AND ANSWERS

ORDER BY THE DIVISIONAL ACCOUNTS OFFICER, N W RAILWAY, KARACHI TO CLERKS STUDYING IN COLLEGES

- 1 Seth Sukhdev Will the Honourable the Railway Member be pleased to state
- (a) whether it is a fact that the Divisional Accounts Officer North Western Railway Karachi called for a list of his office clerks who were studying in various colleges in their off dity hours
- (b) whether it is a fact that on receiving this list of names he has called upon them either to (i) r sign from service in (ii) give up college studies and produce a certificate to di s eff ct from the college withorites
- (c) if the reply to part (b) above be in the affirmative the specific rule of the Establishment or any other Code under which this order has been issued, and
- (d) if no such rule exists whether it is proposed to withdraw this order if not why not?

The Honourable Mr M Assi Alı (a) Covernment are informed that the Divisional Accounts Officer Karachi called for a list of clerks who although being in Government employment with attending colleges as regular students.

- (b) Th Divisional Accounts Officer wirned them that their continuance as regular students of a college particularly when on occasions they had to attend classes during office hours would interfere with their official duties.
- (c) Does not arise I would however invite the Honourable Member's attention to Rule 2004 of the State Railway Fstablishment Code a copy of which is not he Library of the House According to this rule the whole time of a railway servant is at the disposal of Government
 - (d) In view of my reply to part (b) above this does not arise

SEPARATE SERVICE FOR TRANSIT CLERKS AND VAN SORTERS ON NW RAII WAY

- 2 Seth Sukhdev (a) Will the Honourable the Railway Member be pleased to state whether it was proposed to have on the North Western Railway a separate service for Transit Clerks and Van Sorters? If so has this proposal materialised?
- (b) What were the main features of this proposal? Are Goods Markers likely to be promoted as Transit Clerks or Van Sorters under the scheme? What other channel of promotion has been laid down for them?

- (c) If no channel of promotion exists for non-Matriculate Goods Markers, is it proposed to promote them in the Transit Clerks Branch?
- The Honourable Mr. M. Asaf All: (a) There was no proposal to have a separate service for Transit Clerks and Van Sorters on the N.W. Railway. It was, however, proposed to have a separate cadre for Transit Clerks as distinct from Good, Clerks, but the proposal did not materialise.
- (b) The main feature of the proposal was to have separate cadres for Goods and Transit Clerks due to the fact that, Transit duties heiging suppopular, Goods Clerks evaded performing such duties on one pretext or the other when posted to the work The question of opportunities for promotion of Goods Markers as Transit Clerks or Van Sorters did not arise in this scheme.
- As regards the last part of the question, there is no regular channel of promotion for Goods Markers, but if any of them is a Matriculate and fulfils certain conditions regarding service and age and is also considered fit by his Divisional Superintendent to undergo the requisite course of training, he is allowed to qualify as a Commercial Clerk (which term includes Transit Clerk, Goods Clerk and Parcel Clerk), through the Railway Service Commission and the Walton Training School, after which he is eligible to be posted as a Commercial Clerk.
- (c) As Transit duty forms part of the duties of Goods Clerks and Parcel Clerks, Transit Clerks are drawn from among qualified persons in these two categories Goods Markers who are not so qualified are not eligible for appointment to the grade of Transit Clerks

CENTRAL RAILWAY STATION AT AGRA

- 3. Pandit Sri Krishna Dutt Paliwal: Will the Honourable the Railway Member be pleased to state if Government intend to construct a Central Station at Agra? If so, when and where?
- The Honourable Mr. M. Asat Ali: The Railways concerned have under consideration the construction of a Central Station at Agra. As the matter is still in its very early stages, it cannot be stated definitely whether a new station will ultimately be constructed and, if so, when and where

CONSTITUTION OF INDEPENDENT BAR COUNCIL

- 4. Mr. Sasanka Sekhar Sanyal: Will the Honourable the Law Member be pleased to state whether Government are considering taking steps for the constitution of an independent Bar Council for dealing with all classes of lawyers (bairisters, advocates, vakils, pleaders, muktears, etc.) on one common and uniform basis?
- Sir George Spence: This question is not at the moment under the consideration of Government who however understand that the All-India Bar Councils Conference has set up a committee to consider and draft relevant amendments to the Bar Councils Act—Government piesume that a copy of the committee's report will be furnished to them and in that event it will receive their careful consideration
- OVER-BRIDGE ON THE AGRA JOGNER ROAD CROSSING OF AGRA CANTONMENT RAIL-WAY STATION ON THE G I P RAILWAY
- 5. Pandit Sri Krishna Dutt Paliwal: Will the Honourable the Railway Member please state if Government intend to remove the longstanding grievances of the Agra public by constructing an over-bridge on the Agra-Jogner road crossing of the Agra Cantonment Railway Station on the Great Indian Peninsula Railway? If so, when? If not, why not?
- The Honourable Mr. M. Asaf Ali: The proposal to construct a Central Station at Agra, which is being examined by the Railways concerned, will ultimately affect the decision whether an overbridge should be constructed on the Agra-Jogner road crossing near Agra Cantonment railway station Till a decision is reached on the former issue, it cannot be decided whether an overbridge will be necessary

ABSENCE OF RAILWAY IN HAMIRPUR DISTRICT OF THE UNITED FROVINCES

- 6. Pandit Sri Krishna Dutt Paliwal: Will the Honourable the Railway Member be pleased to state
- (a) whether Govt ale aware that there is no Railway line in the Hammpur District of the United Provinces.
- (b) whether Govt are aware that if a small line about twenty miles long from Harpalpore to Rath is constructed, it will go a long way to meet the demand of the Hannipun public.
- (c) whether Govt are aware that there is no river or rivulet in the above twenty mile long patch, and
- (d) whether Government propose to consider the advisability of constructing fins line, if so, when?
- The Honourable Mr. M. Asaf Ali: (a) Yes, except that a portion of the Cawppore-Khanrada line, which is being restored, will pass through this area
- (b) There has been no demand either from the public or the Provincial Government for a railway line from Harpalpore to Rath.
 - (c) It appears from the Survey Map that there are some rivulets in the area
- (d) Government would first like to receive the views of the United Provinces Government

PLATFORMS OF THE KHARAGPUR STATION AND DEFECTIVE RODS OF TRAIN COMPARTMENTS ON BENGAL NAGPUR RAILWAY

- 7. Mr. Debendra Lal Khan: (a) Is the Honourable the Railway Member ware of the fact that the platforms of the Kharagpore Station, the longest one in India, are totally uncovered, causing thereby much inconvenience and discomfort to the passengers during rains and in the summer?
- (b) Are Government aware that most of the roofs of the compartments of the Bengul Nagpul Railway trains are defective due to immunerable leakage, causing much inconvenience to the passengers during incessant runful?
- (c) Are Government aware that first class compartments of the local trains between Mulmapore and Howish, are in fact no better than third classes, consisting of wooden benches only and are without any light?
- The Henourable Mr. M. Asaf Ah: (a) Yes It is, however, understood from the Railwax Administration that necessary provision has been made for the carring out of this work in the post-war programme of that railway
- (b) Due to the shortage of supplies during the war, some carriages on the radiwa, had to be re-roofed with painted canvas. Supplies of standard materials have now been received and carriages are being re-roofed at the rate of 38 per month. It is expected that before the beginning of the next monsoon, all carriages will have been re-roofed with standard material.
- (c) The seats of 1st and 2nd class compartments of suburban tauns running between Midnepur and Howith had to be fitted with wooden slats on account of courte none thefts of and dimage to revine and convas upholstery and the war time impossibility of obtaining the necessary materials for replacement purposes. There has been also lack of lighting due to excessive thefts of lamps, lamp-holders, and other electric fittings and the war-time difficulty of obtaining the necessary simplies. The position will be adjusted as materials and fittings become available.

TRAINS AND THIRD CLASS WAITING ROOMS ON BENCAL NAGPUR RAILWAY

8. Mr. Debendra Lal Khan: (a) Will the Honourable the Railway Member please State whether Goveniment are aware of the fact that though the war emergency has long since ceased to exist, the number of trains on Bait2-Nagpur Railway are still extremely limited and consequently the passengers are compelled to travel on the board of compartments or even on the roofs, causing the apprehension of great risk to human lives?

- (b) Are Government aware of the fact that the Bengal Nagpur Railway stations have practically no arrangements of waiting rooms for the third class passengers and only inadequate arrangements for the first, second and inter class passengers?
- (c) What is the Government policy regarding the amelioration of the condition of the third class passengers specially in the Bengal Nagpur Railway?
- The Honourable Mr. M. Asaf Ali: (a) Since the cessation of hostilities, many traits have been restored and on the Bengal Nagpur Railway train services are now only 8 2 per cent less in number than before the war Government have no doubt that foot board travel has had to be restored to, but it is hoped that such conditions will soon disappear
- (b) Government are aware that there is room for rauch improvement in the provision of waiting room facilities for all classes of passengers. The following provisions for additional waiting rooms have been made in the Bengal-Nagpur Reilway's post-war programme.

		148
1947-48		99,000
1948-49		194,(0
1949-50		164,000
1950-51		56,00
1951-52		12,600
	1 otal	525,000

(e) Gwernment intend to do everything possible to improve the conditions of HI Class travel at the earliest possible time

ERLICHNICY IN THE POSTS AND TELEGRAPHS DEPARTMENT

- 9. Mr. Debendra Lal Khan: (a) Is the Honomable Member for Communcations aware of the fact that the afficiency of the Posts and Telegraphs Department has been considerably undermined during recent times, causing unusual delay in the delivery of letters and telegrams?
- (b) Do Government propose to see that the former efficiency of the Department is restored at the entirest possible tume and thereby save the people in general from lot of meonvenience?
- Sir Harold Shoobert: (a) and (b) Yes, Government are taking steps to improve the efficiency of the Department and remove the inconvenience to the public

STATEMENT RE FOOD SITUATUON PROVINCE BY PROVINCE

- 10. Mr. K. O. Neogy: (a) Will the Secretary of the Food Department be pleased to lay on the table of the House a statement in continuation of the one made on the 5th February, 1946, in the Legislative Assembly in answer to unstarred question No 7, dealing with the food situation, Province by Province, and specially indicating—
 - (i) the crop prospects, (ii) the progress of the basic plan, (iii) stocks and supply position, (iv) prevailing pines in rationed as well as non-rationed areas, (v) imports received from outside India and their allocation to different Provinces, and (vi) imports expected in future, month by month, and their probable allocation?
 - (b) Are Government aware of the acute shortage of rice and prevailing high prices thereof in certain parts of Bengal? If so, will a separate statement be made dealing with the situation?
 - Mr. B. R. Sen: (a) A memorandum on the food position is laid on the table of the House †
 - (b) In Bengal, shortages have occurred in the deficit districts particularly in East Rengal and prices have risen considerably. Supplies to these areas

were disorganised as a result of the disturbances in Calcutta in August 1946 and further discostions have been caused by recent unrest in the districts of Noskhali and Tippersh. The Government of Bengal are trying to meet the situation by sending Government stocks to these districts, which are released at controlled rates under a system of modified rationing. Normal despatches are being supplemented by air-boine supplies to Tippersh and Noskhali.

CONSTRUCTION OF ROADS IN BENGAL

11. Mr. Sasanka Sekhar Sanyal: Will the Honounable Member for Transport be pleased to state how many miles of roads of different descriptions have been constructed in the Province of Bengal even since the Standing Committee for Roads met last, and when it last met?

The Honourable Mr. M. Asaf All: The Standing Committee for Roads last met on the 16th March 1946

The inleages of tools of various descriptions constructed by the Government of Bengal since March 1946 are not known to the Government of India, and it has not been possible to obtain the information in the time available, but it will be called for, if the Honourable Member will kindly indicate whether he is itetring for new constautation or improvements

ACTION ON RESOLUTION RE MORE YARN FOR HANDLOOM WEAVERS

12. Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for Industries and Supplies be pleased to state

(a) what steps have been taken or are being taken for implementing the resolution which was adopted with amendments by the House after the debates on the 31st January and the 4th of February, 1946, over the question of having more yarn for handloom weavers, and

- (b) whether Government have considered the question of popularising Charkha for the purpose of getting increased output of yarn?
- The Honourable Sn C. Rajagopalachan: (a) In February 1945, an all-India Handloom Board was constituted to safeguard the interests of handloom weavers It has not been found practicable to compel cotton textile mills to release one-third of the yarn manufactured by them for the use of handlooms Handloom weavers at pre-sent are gating roughly one-quarter of the total yarn manufactured in India or about 90,000 bales a month. A reservation of 25 per cent for handloom consumption has been made in respect of all further expansion of spin diage.
 - (b) This is receiving the attention of Provincial Governments.

ACTION BY THE POLICE AND RAILWAY AUTHORITIES TO CONSIGNMENTS OF DAGGERS
AND KNIVES IN TRANSIT

13. Mr. K. C. Neogy: Will the Honourable the Railway Member be pleased to lay on the table a statement giving instances in which consignments of knives, daggers or other lethal weapons were discovered by the Railway authorities or the Railway Police while in transit in different parts of the country since July last, and indicating in each case, the date and place of such discovery, the place of origin of such consignments and their destination, the nature and number of weapons, and the action taken at the instance of the Railway authorities or the Railway Police?

The Honourable Mr. M. Asaf Ali: The information required by the Honourable Member is not readily available. In order to obtain the information, a reference is being made to all railway administrations. On receipt of the information a reply will be laid on the table

PARCELS OF KNIVES AND DAGGERS, THEIR PLACE OF ORIGIN AND DESTINATION

14. Mr. K. O. Neogy: Will the Honourable Member for Communications be pleased to state whether there have been instances in which parcels containing knives, daggers or other lethal weapons have been discovered in any part of the country while in transit since July last? If so, will the Honoursble Member please lay on the table of the House particulars of each such instance, giving the date and place of such discovery, the place of organ of such parcels and after destination, the nature and number of weapons, and the action taken at the instance of the Postal authorities or the Police?

Sir Harold Shoobert: The Government of India have no official information but ergunits are being made from the Heads of the Circles

STATEMENTS LAID ON THE TABLE

[Information looms to it apply to created quistions boring the previous sessions of the Leonstrian Assumption of the "object of the looms from the court of the c

Khan Bahadar Shark Lazlerling Practices started question No 490 of 17th

BANALS I ACHILLES TO PRODUCE TO HIDIA

- (i) Indian pilgrims do take with their to the Hernaz Indian arrency notes. They face exchange difficulties in this cause that owing to a great demand it rule during the pilgrimage easier and its length in their supply they provide the rule of tupes and currency of other countries depreciates. Discount is such as not paid by pilgrima.
- (b) Glattley Hankey & Co., who are the core pondants of the National Bank of India and the Netherlands Trading Source of Bouday and Luckage technics to Indian pigrims. The Indian Section of the Burket 1 states and Jedda allows every possible assistance to pigrims.

Lule Mr K S Gupta's started Question No 533 of 20th March, 1944

ALLOTMENT ON ENTERPAINMENT OF BRITISH AND INDIAN TROOPS

- On the assumption that the Honourable Member desired information regarding the expenditure on entertainment (e.g., concert parties, etc.) as distinct from amenities and comforts, the namer is --
- (a) No figures of expenditure on entertainment as distinct from general amenities are available for the year 1942 45
 - (b) The amount spent per head in 1943-44, was-

Indian troops Rs 013

British troops-Rs 304

and in 1944 45-

Indian troops-Re 1-5-0

British troops-Re 7-70

- (c) The proportion of British to Indian troops during the year 1944-45 was 1 7
- (d) No expenditure on entertainment is met from Indian revenues in respect of British and foreign troops not paid from the Indian Evchequer
- Mr Hooseinbhoy A Lolljee's starred question No. 653 of 5th March, 1945 Difficulties of Overseas Indian Students seeking Admission to Colleges
- (a) Government of India are not aware that any great difficulty is experienced by candidates from overseas (particularly from South and East Africa) in securing admission in Arts and Science Colleges in India, except when the degrees possessed by them are not recognised by the Universities concerned of The question of recognition of the degrees and diplomas of South African Universities possessed by Indian students by the Universities in India was referred to the Registrars of all the Universities in India and practically all the Universities have expressed their willingness to consider these cases sympathetically The matter was also placed before the Inter-Universities Board at its meeting in December, 1945. They have also recommended that the Universities in India should consider sympathetically the question of the recognition of the degrees and diplomas of South African Universities possessed by Indian nationals.
- (b) The Universities do not charge any capitation fees but Provincial Governments who run technical or professional institutions of their own do so for admitting students belonging to other Provinces. The Provincial Governments pay capitation fees only in respect of them candidates who are deputed by them

Sr. M. Ananthasayanam Ayyangar's short notice question of 29th January
1946

CLOTH AND YARN POSITION

Mr Muhammad Nauman's Supplementary question

India was exporting much larger quantities of yarn before the war, the statement below shows annual exports of yarn

EXPORTS OF YARN

				DAL	OW10	 CH.	
	Yea	r					Quantity in tons
1929							16,964
1980							16,071
1931							14,732
1932							12,053
1933							11,160
1934 19 3 5			٠	•	:		9,375 8,031
1936							8,432
1937							16,071
1938							15,178
1939							12,053
1940							16,517
1941							39,732
1942							15,178
1943							3,977
1944							5,630
1945							5,280
1946	(1st hal	f yea	r)				298
	(2nd ha	if yea	ar)				180

Dr. Zia Uddin Ahmad's supplementary question

All counts of yarn produced in India are made available for distribution to handloom weavers

Mr Sasanka Sekhar Sanyal's supplementary question

Information in the possession of Government goes to show that there are very few unemployed handlooms, though not all are employed every day. Statistics are not maintained

Sri R Venkatasubba Reddiar's starred question No. 110 of 8th February, 1946 REGRUITMENT OF SUBGRDINATE STAFF ON B B AND C I, and SOUTH INDIAN RAILWAYS

The number of persons recruited direct during the year 1945 on the B B & C I Railway to posts carrying a salary of Rs. 100 pm and over is as follows .—

Hindus	•				•	•	35
Muslims .							7
Anglo-Indiana							8
Other Minorst	F Com	nund	.05				90

Mr. K C Neogy's unstarred question No. 27 of 8th February 1946.

CLOSED AND REDURANT STATIONS
Statement showing Stations close during the war and those reopened to be reopened in the near future as on let February 1846

		were every restricted or proposed to be recoperate the most returned as out the restricting to the	emedical ed of per	THE RES TROPE THEFT	e as out the reprum	ary town	
		Passenger Traffic			Goods Traffic		
Railways	(a) Number of stat ons closed during the war	(b) Number of stations stopped since cessation of hostilties	Number of stations which it is proposed to reopen in the near future	(a) Number of stations closed during the war	(b) Number of stations reopened since cessat on of host-littes	(o) Number of stations which it is proposed to reopen in the near future	
В•А	30	21	84	71	22	64	
B, B & C I	2	30	3	98	48	61	
	29*		ю		:	,	
Bikaner					•	•	5 11
вт	121	83	64	164	· :	132	
G. I. P	13		çq.	88		8	
Jodhpur	87			94			
Mars M	1		9	67	-	•	1 1111
Mysore	88	16	6		•	:	
N. S.	4			8			
N. W	100	37		301	53	;	
о.т	ï		•			•	
	109	11		126	7	ş	
Total .	515	130	97	927	126	- 204	
				•	•		

#1K shand for last af mills and and and

Prof N G. Ranga's starred question No 139 of 11th February 1946

PRICES OF ESSENTIAL COMMODITIES FOR INDIAN LABOURERS IN BURMA

Further inquiries made from the Representative of the Government of India in Burma have averaled that the difference in the prices prevailing in Bombay and Rangoon various substantially. Without house terst, the total of all the commodities is about 200 per cent cheaper than in Bombay, but the other food items average more than 200 per cent above Bomgy. The items relating to cloth are over 200 per cent inhigher than in Bombay. The conditions in Rangoon are still fluid and vary frequently. It times certain amentities may not be purchaserable at all and in some caves these are substituted by others. In the circumstances at its not possible to estimate the cost at which amenities purchaseable for its 60 in Bombay by Indian Labourers can be purchased in Rangoon by persons of the same class.

Prof N G Ranga's supplementary to Sri M Anauthasayanam's started question No. 194 of 12th February, 1946

EDITOR OF Perspective

QUALIFICATIONS OF MISS OUWERKERK

Miss Ouwerkerk is an M A of Cumbridge University. She has been in India for about 16 years during which time she has lectured on Economics in a South Indian State and has also been Travelling Sciretary to the Indian International Fellowship. She has travelled extensively in India and has made a special study of a wide range of Indian problems.

Sri M Ananthasayanam Ayyangar's starred question No 285 of 13th February, 1946

RECRUITMENT OF SUBORDINATE STAFF ON M & S M RAILWAY

(a) to (f) The number of persons recruited by direct appointment during the year 1945, on the M & S M Railway to posts carrying a salary of Rs 100 p m and over as follows —

Anglo-Indiana		1
Other Minority Com	nunities -	
Indian Chiristians	Sikhs and Parcies	i
Hindus	•	b

Seth Gound Das's starred question No 279 of 14th February, 1946
LOSS TO INDIANS IN MALAYA DUE TO CHANGE OF CURRENCY

(b) Burma Government have not exchanged Japanese criticity and there is no information of their intention to do so

Sri M. Ananthasayanam's starred question No. 302 of 18th February, 1946

VICTORY DAY PARADE AT DELIII

Statement howing expenditure neutred on Victory in Europe Paindi and other Parades held
on the occusion of distribution of Victoria Crosses

		(In the	ousands of rup
V F Parade	•		38
V C Parades			
10th November 1941			
1st July 1943		•	3
5th January 1914 .			1
34th October 1944 .			19
3rd March 1945			22
19th December 1945			24

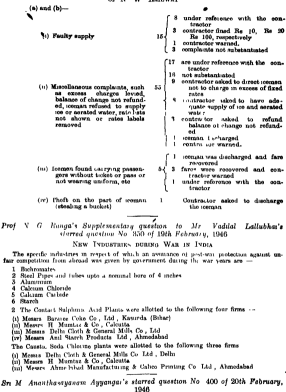
Note -The expenditure shown those includes cost of transportation of troops their accommandation and other supplies and secures such as electricity water, at: It does not include sout of rations which is a normal charge wherever the troops may be

Mr K C Neogy's Supplementary question to Prof N G Ranga's starred question No. 340 of 19th February 1946

RESOLUTIONS OF THE SECOND FOREIGN MINISTERS' CONFERENCE IN MOSCOW

The reply given to the Russian objection was that Indian troops had fought in great numbers in many theatres of war, India was a member of the United Nations and had been a founder member of the League of Nations

Mr Tamisuddin Khan's starred question No 349 of 19th February 1946 COMPLAINTS AGAINST CONTRACTORS OF AERATED WATER SUPPLY ON E SECTION OF N W BAILWAY



SERVICE SUPPLIES FROM AUSTRALIA

(c) and (d) (t) Out of the articles given in the list in reply to pair (b) of the question, importation of following articles is permitted without a licence as such importation is covered by Open General Licence No VII, published with this Department notification No 1ITC/ 46 dated the 22nd January 1946, as amended from time to time

⁽¹⁾ Bearings

⁽²⁾ Industrial chemicals (excepting certain specified chemicals)

- (3) Clothing.
 (4) Mess equipment
- (ii) Import of some varieties of the following articles is also covered by the said Open-General Licence —
- (5) Engineering equipment
- (6) Hardware, e.g., garden tools, metal lamps and parts, incandescent mantles and Zipfasteners.
- (7) Electrical trade goods, eg, electrical insulations, certain electrical instruments, and electric exploders
 - (8) Textiles, eq. Artificial silk and fabrics and woollen fabrics
- (111) The following statement gives particulars of the number of applications received for import licences for some of the remaining items and the total value of the licences issued

Number of applications received	Description of goods		Value licensed
			Rs
10	Electrical trade goods		54,108
18	Hardware		1,63,256
1	Metals .		120
2	Motor vehicles		53,785
5	Textiles (mainly cotton)		15,020
24	Machine tools	٠	£8,000 (Australian pounds)

⁽¹v) No applications for licences were received in respect of the items not mentioned above, 112., Canvesware and allied goods, Hessian, and ships

Pundit Thakurdas Bhargava's started question No 401 of 20th February, 1946

BHAKRA DAM PROJECT

- (d) Government are aware of the famines which occurred during the last 15 years in South-East Punjab The Bhakra Dam Project is under the consideration of the Punjab Government with a view to avert recurrence of famine or distress in this area
 - Mr Vadilal Lallubhar's starred question No 445 of 22nd February, 1946

WAR ORDERS PLACED WITH INDIAN FIRMS

- (a) The aggregate cost of total war orders placed with firms in India by the Department of Industries and Supplies and Department of Food, amounted to approximately Rs 1,220 coress As Defence Services requirements (including those of His Mojesty's Government and the U S A Forces) were ordinarily received in the form of bulked indents, it is not possible to furnal statistics representing separately the orders placed against the requirements of the Government of India, His Majesty's Government and the U S A Government.
- (b) Information is not available as statistics have not been maintained in such a manner as to make possible the analysis required
- (c) Information is available only in respect of the orders placed by the Director General of Industries and Supplies, New Delhi, which is given below .-

	Classification of firms	Total value of Orders Pr (Approxi- mately)	oportion
	•	Rs (crores)	percent
Indian Non-Indian		559 58 357 · 76	61 39

⁽d) For the rerason given under (b) above, the required information is not available

Pundit Thahardas Bhargava's starred question No 492 of 25th February, 1946

NUMBER OF SCHOOLS IN CENTRALLY ADMINISTERED AREAS

Statement showing the number of Government, Government aided and Municipal Schools, to each centrally administered area, where students were examined infidically for leadth during 1946 and Symbor of Schools where the students were not so examined during that year

Name of Centrally Administered Areas	Total Number of Schools	Number of schools where students were medically examined in 1945	Number of schools where students not medically examined	
1. Ajmer-Merwara	287	24	263	
2. Delhi	360	246	114	
3. Baluchistan	122	32	90	
Total	769	302	467	

Sn T V Satakopachan's started question No 580 of 27'n February, 1946

EXPENDITURE INCURRED ON LITIGATION UNDER PAYMEN'S OF WAGES ACT TO ILLEGAL DEDUCTIONS ON N W RAILWAY

Statement showing the expenditure incurred by the North Western Railway on (1) refund of amounts illegally deducted from the wages of employees during the last three years;

(11) payment of the delayed wages of employees during the same period, and

(m) compensation awarded by the authority appended under the Payment of wages Act against the Divisional Superintendents persons responsible for the payment of wages to the employees

Year	Expenditure incurre
	Rs A P
(1)	
1943 .	. Nel
1944	7 1 0
1945	Nul.
(15)	
1943	72 5 0
1944 .	2 13 6
1945	. Nul.
(111)	
1943)
1944	> Nil
1945	j

Mr. Ahmed E. H. Jaffer's starred question of 6th March, 1946 COST OF STAFF AT KAMARAN QUARANTINE STATION

No 721(d) —A provision for a sum of Rs 4,458 was made in the budget for the year 1920-21 as account of pension Information regarding actual expenditure is, however, not available

CAPITAL AND RECURRING EXPENDITURE ON PILGRIMS AND STAFF AT KAMARAN No. 722(c) -There are no military huts at Kamaran The question, therefore, does not

SUPPLY OF WATER BY CONDENSERS AT KAMARAN

- No 723(a)—No Water is very selfom supplied to H M's ships Before the last war any water supplied was gold for by Royal Navy During the war in one or two isolated cases some water was supplied to H M's ships, in emergency but only in lied of service rendered such as demolition of enumy sea mines sitting and relaying buoys, and bringing food supplies from Aden.
 - (b) No prisoners of war were accommodated during both the wars
- A military garrison was established after occupation of the island in 1915. The expenditure was included in the sums advanced by the British and Indian Governments to meet deficits which were incurred in the administration of the Quarantine Station and recovered out of the revenue of the Quarantine Station according to Anglo-Dutch Agreement

During the second war some detainees were accommodated in the barracks which had never been used by pilgrims. All expenses including repairs to the barracks were recovered from the Governments concerned and no expenses were charged to the Kamaran Quarantine States Fund Information regarding the amount recovered is not available.

* Excluding 251 gub Area return for which is awaited.

Mr. C P Lawson's starred question No 776, of 8th March, 1946

(RETURN OF REQUISITIONED PROPERTY)

(b) The following was the position in respect of the three categories of buildings on the 28th February 1946

	Houst	Housing Accommodation	ation	Otto	Office Accommodation	toon	Store	Storage Accom odation	lation
Conumand	Derequisi-	Derequisi- tioning ordered and in process of being effected	To be derequistioned	Derequisi-	Derequisi- tioning order and in process of being effected	To be dere-	Derequisi- tioned	Derequisi- tioning ordered and in process of being effected	To be dere-
Northern Command	71	10	1G			8			-
Central Command	**		132	:	-	C1	-		AID ON TH
Southern Command	82	80	989	23	a	\$	g	-	TABLE
Eastern Command*	187	175	1793	31	=	141	12	08	3
Total	287	205	2556	46	6	188	88	5	1
Percentage for India Com-	%6	7%	% 18	18%	%8	74%	220%	12°0	999

Shir Sri Prakasa's starred question No. 779 of 8th March, 1946

CLASSIFICATION OF I. N. A. PRISONERS

(a) The names of the jailsen which ex-I held and the number in each are given below	N 	A	personnel	sentenced	by	courts	of	law are
RAWALPINDI Central Jail							3	
AGRA Central Jail							1	
ETTOTESTORY OF A T 1							-	

RAWALPINDI Central Jail	3	
AGRA Central Jail	1	
LUCKNOW Central Jail	5	
MULTAN Central Jail	1	
HARIPORE Central Jail	2	
LAHORE Central Jail	3	-
MEERUT Central Jail	1	
MULTAN District Jail	1	
HISSAR District Jail	1	

(b) These prisoners are classified "a , B' or (" according to the Prison rules of the Province in which they are imprisoned (c) The number of pursoners under each class is as follows -

" A "		2
"В"		13
" C "	•	3

Mr Krishna Chandra Sharma's unstarred question No 105 of 11th March. 1946

PRIVATE OWNERSHIP OF AEROPLANES FROM U S A 'S DISPOSALS Details of asscraft taken over from the American Foreign Legurdation Commission

	Type of ancraft			Number	('arrying capacity	Total Price
Taylor Craft Aeroneca Sentinel Harvard Noordyn Expeditor Dakota Kaydet Cornell Douglas Not known		•	:	3 1 64 31 19 4 82 8 4 70	2 2 2 2 7 5 24 2 2 2 2 2 Not known	1,214,800
		Total		287		

Details of hangars taken over.

Total No. of hangars taken over 118.		
Number of hangars actually erected	Number of erected hangars	Price
100 7	17 3	Not known.

Norm.—Under the Lease/Lend agreement between the United State of America and India the Government of India is not required to pay anything for Lease/Lend Reciprocal And and surplus American property in India unless the proceeds exceed 50 million dollars

Mr Manu Subedar's starred questions of 12th March, 1946

MANUPACTURE OF RADIOS IN INDIA

No 808 -- Restrictions on the issue of wireless transmitting licenses for scientific or research purposes were withdrawn early in 1946 Since then a number of licenses have been issued to approved applicants, subject to the normal regulations

STATEMENTS LAID ON THE TABLE

RETURN ON OUTLAY ON AERODROMES IN INDIA

No 814(a)—The total capital outlay on accordances and equipment connected therewith in India upto 1945-46, is Ra. 2,61,62 500 The revenue realized during 1944-45 on this outlay amounted to Rs 1,51,461 The figures for 1945-46 are not yet complete but the total revenue realized upto the 30th September 1945. S. Ra. 35,625

realized to the 30th September 1945, is Rs 93,682
(b) The total estimated expenditure on Civil Aviation during 1945 46 and 1946 47 is as follows—

	Recurring	Capital
Year	Rs.	Rs.
1945-46	40,81,000	12,26,000
1946-47	1,25,65,000	1,58,25,000

Sn M Ananthasayanam Ayyangar's started question N 843 of 12th March,

DIRECTORATE OF OPEN OUT COAL MINING

- (a)(i) The total gross expenditure upto 30th November 1945 was Rs 305 lakhs
- (m) Taking average life of the machinery as 3 years the estimated cost per ton of selected B grade coal loaded into wagons was Rs 19 at Junkunda and Jambad This cost will increase by Rs 1 per ton if the interest on capital is also taken into account

Information regarding cost of working other grades of coal at other collienes is not available at present

(v) The information was supplied on 28th March 1946 in reply to part (a) of Sri M Ananthasayanam Ayyangar's starred question No 1355

Mr Ahmed E H Jaffer's starred question No. 865 of 12th March, 1946

AMENDMENTS TO ANGLO-DUTCH AGREEMENT AND INTERNATIONAL SANITARY
CONVENTION

Ha_l Committee or bodies interested in pilgrim matters were not consulted before signing the Anglo-Dutch Agreement and the International Samtary Convention 1925 Reasons for not doing so are not known

Pandit Sri Krishna Dutt Paliwal's starred question No 951 of 18th March, 1946

QUALIFICATIONS OF CANDIDATES FOR 'HINDUSTANI' NEWS EDITORSHIP AND OTHER POSTS

- (a), (b) and (f) The attention of the Honourable Member is drawn to the answer given in the Council of State on the 16th November, 1944, to the Honourable Raja Yuveraj Dutta Singh's Question No. 59.
- (c), (d) and (g) A statement giving the information is attached. The staff knowing Urdu is encouraged to learn Hindi and vice versa Elementary departmental examinations in these languages with held in 1940 and 1941. These examinations could not be held in subsequent years as the staff did not have time to prepare for them owing to pressure of work during the ways of the second language is under the active consideration of Government.

REVISED STATEMENT

			L	KGIS	LATIVE	ASS	EMB	1 1			[201			
Total	116	*	48	-		13	64		es	12	11	99	4	8
Central News Organisation	16	61	20	-		•60	e 0		-	7	m	•		81
Peshawar Station of AIR	16	-	7			-	7			-	•	=		:
Lucknow Station of AIR	16	6	61	•		69	~		:	~	-	e9	61	10
Lahore Station of AIR	8	*	œ			89	∞		67	•	61	13	-	•
Calcutta Station of AIR	6	61					63				1	-		
Bombay Station of AIR	œ	-	_				-			_	-	es	1	:
Delhi Station of AIR	37	61	32			8	21			*	10	26		1
	(1) Tokal number of the members of the Hindustan staff (2) Tokal number of members of the Hindustan staff possesung degrees or diplomas	(a) m Hindi	(b) m Urdu .	(c) In Hindi and Urdu both	(3) Number of the degrees or diploma holders in the Hindussan staff, who had as their first language	(a) Hindi	• (b) Urdu	(4) Number of posts held in Hindusteni Programme Section by middle pass persons	Hmdi (1) Permanent	(2) Temporary	Urdu (1) Permanent	(2) Temporary .	Hindi & ((1) Permanent .	both (2) Temporary

STATEMENTS LAID ON THE TABLE

Seth Sukhdev's unstarred question No. 125 of 14th March, 1946

SANCTIONED POSTS IN CERTAIN CATEGORIES OF RAILWAY STAFF

(a) and (b) I lay on the table two statements giving the required information

(c) The leave reserve employed is not below the sanctioned percentage, except in the case of Assatsant Station Masters (Ordinary), Signallers and Train Examiners on the Ferozepore Division and Signallers on the Rawalinidi Division which is due to a shortage of s'aff The administration is taking steps to make good the shortage in future recruitment

ANNERORE 'A'

NORTH WESTERN BAILWAY

Enclosure to General Manager, Lahore, better No. 776-E/470 dated 6th April, 1946

Statem	Statement showing the sanctioned strength (including leave reserve) of tertain dategories or stan employed on IJIVISIONS	ctioned strength	ease Suppleur)	reserve) of certa	an caregories or	stant entproyed o	on Divisions	
				No. o	No. of posts Division-wise	WISE		
Designation	Grade	Lahore	Delhi	Rawalpındı	Karachı	Multan	Ferozepore	Quetta
Station Masters	Station Superm- tendent.		ı		1			•
	· · · · ·	••	5+1 temporary		-			-
	. пл	63	-	61	9	61	-	-
	I A	3+1 temporary	ю	ø	1+2 temporary	-	-	
		-	81	6				81
•		9	1	69	1		-	61
	Ħ	•	61	69	5+1 temporary	4	8	
	Ħ	13+8 temporary	50	7 1	10+6 temporary	138	•	7+3 temporary
	Ħ	119+2 · temporary	152+4 temporary	92+8 temporary	136+8 temporary	104+1 temporary	127	42+8 temporary
Assistant Station Master .								

STATEMENTS LAID ON THE TABLE

		_ 1:	- F	-			_ [_			_ 1:	
:	•	2+1 temporary	32+20 temporary	:		-	6+1 temporary	22+12 temporary	:		•	-	7+1 temporary	28+16 temporary
:		13	149		:	-	•	99	:	•	:	90	16	19
:	£1	15+2 temporary	164+18 temporary		п	•	:	86+3 temporary		:		69	16+5 temporary	61+26 temporary
:	11+8 temporary	27+7 temporary	172+16 temporary		ø	•	24+4 temporary	123+6 temporary	81		10	23+2 temporary	99+15 temporary	276+78 temporary
:	13	18	163+20 temporary		-	*	9+1 temporary	76+7 temporary	1 temporary			81	41+4 temporary	122+44 temporary
ı	•	48+8 temporary	315+18 temporary		8+1 temporary	1	87+10 temporary	175+4 temporary	=		2+2 temporary	7+5 temporary	84+10 temporary	257+49 temporary
•	•	33+4 temporary	160+27 temporary	1	a	10	25+5 temporary	124+10 temporary	1 temporary	œ		5+4	64+25 temporary	197+96 temporary
-	•	•	•	ij	•	٠	•	•	•	•	•	•	•	·
•	•	٠	·	St.	٠	•	•		•	٠	٠	•	•	•
Ħ	Ħ		Ordinary .	Deputy Superin- tendent.	VI •	H	#	ı	A	>	VI	H	н	
				•					•					
									•					
									orks					
				Signaller					Goods Clerks					
				ã	•				ĕ					

2

VISIOR-WISE	
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posts	
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				No. o	No. of posts Division-wise	W180		
Designation	Grade	Lahore	Delhi	Rawalpındı	Karach	Multan	Ferozepure	Quetta
Parcel Clerks		-	-				1	
	. VI		1+2 temporary	l temporary	ı			
	Ħ	$^{3+3}$ temporary	3+6 temporary	l temporary	2 temporary		"	-
	· H	42+12 temporary	41+9 temporary	16	18	4	•	
		117-48 temporary	141+71 temporary	42+16 temporary	35+25 temporary	14+11 temporary	5	6+5 temporary
Booking Clerks	>	l temporary						:
	Ł	1+1 temporary			l temporary			:
•	· E	2+4 temporary	8+2 temporary	1+1 temporary	2+1 temporary	69	es	
		63-15 temporary	49+5 temporary	37	36+2 temporary	28+5 temporary	8	14
		152+84 temporary	162+34 temporary	109+36 temporary	78+31 temporary	74+15 temporary	8	8+9 temporary
Trains Clerks								
	. vr		-		-			
		4 + 1 temporary	9+1 temporary	ci .	m	a	1	

					S	FATEM	ENTS	LAID (ON THE	E TABI	E				7
6+20 temporary		••	4+1 temporary				64	7+5 temporary	88	23+28 temporary		:	64	1+1 temporary	7+8 temporary
2		,	1				1	62	16	126			-	-	=
\$1+9 temporary		60	7+6 temporary		•	_	**	801	19+8 temporary	78+15 temporary			-	4	16+3 temporary
90+47 temporary		5+3 temporary	11+5 temporary			4+1 temporary	28+5 teraporary	77 +63 temporary	31 ⊤8 temporary	147+23 temporary				6+1 temporary	22+3 temporary
87+18 temporary	•	6+1 temporary	9+5 temporary		7	1+1 temporary	23 + 1 temporary	83+68 temporary	25 + 4 temporary	128+30 temporary	1		4	$\frac{3+1}{\text{temporary}}$	17+4 temporary
121+50 tcporary		2	22 ± 20 temporary	7	m	п	45 ± 2 temporary	157+104 temporary	59	176+39 temporary	15	-	4+1 temporary	9+6 temporary	55+9 temporary
85+58 temporary	2 temporary	8⊤6 temporary	19 7 7 temporary	-	~	5+1 temporary	52+8 temporary	180 ± 120 temporary	33 r b temporary	175⊤79 temporary	7	7	60	9-, 5 temporary	40 + 6 temporary
	H	n	Ţ	>	VI	ш	п	I	Ш & 1V	п	ı	ΙΛ	ш	п	I
	Electric & Carriage Clerks			Tieket Collectors	•	•	,		Guards			Fran Examiners .			

ANNEXURE 'B'

NORTH WESTERN RAILWAY

Statement showing the percentage of leave reserve sanctioned and that actually employed

Category of staff The state of	Parent P	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Percent of	40 15 15 15 15 15 15 15 15 15 15 15 15 15	Percentage	Lipindi Leave Everyon Marian M	Rarechi (1986) (28 - 48	Multina Multin Multina Multina Multina Multina Multina Multina Multina Multina	Mattean Property of the prope	### ##################################	Percapore Percapore Perca	90 du la	Quenta Law Care C	R marks (6) Due to of fled	LEGISLATIVE ASSEMITY
i İ	2	14.1	1 1	51	9	. 01	: 2	5 12	2 21	2 2	£ 22	115	22	15	Sion made in Clerks.	[2 9тн (
	8	⊙‡	93	16	2	2	17	171	۶.	77	9	8	91	10	(c) Shortage neglishble.	
$\overline{}$	9	10 4	01	9	g	92	OI	01	ឧ	91	13	œ.	01	10		1946

STATEMENTS LAID ON THE TABLE

Seth Sukhdev's unstarred questions of 14th March, 1946

SELECTION OF RAILWAY FOOD INSPECTORS AT KARACHI

- No 126 -(a) to (c) The reply is in the affirmative
- (d) The reply is in the negative
- (e) No, the subject of the correspondence between the Divisional Personnel Officer, Karachi, and the Squor Assistant, Personnel, was in regard to the propriety of appointing an Assistant Food Impelyor as Food Impelcor
 - (t) The officers holding these appointments in January 1946 were Muslims
- (g) As non observance of the rules is set right as soon as it comes to notice, Government do not consider any special steps are necessary

SELECTION FOR POSTS ON N W BAILWAY

- As 982—(a) Selections on the N W Railway are made in accordance with the provisions of the rules contained in Appendices II and II-A of the State Railway Establishment Code, Volume I, a copy of which is available in the library of the House
- (b) and (d) Government (i.e. informed that the post of Food Inspector on the N W Railway is ordinarily filled by posting persons, in order of ment (i.o. the list of persons approved for appointment is Assistant Staff Wurdens. The post his so ter not been declared a selection post but it was crimonously triated is such by the Divisional Superintend int, Karachi, and a selection was held in Innary 1946 at which some of the persons eligible to promotion as Food Inspector were not called up, while some of those not eligible in the no considered. The rior was in the no intime out(i.o. b), the Division) Superintendent and accordingly the result of the selection was not innounced.
 - (c) The reply to the first portion is in the affirmative
- (e) I would reter the Houble Member to rule 6(c) of Appendix II A to the State Rulwer Establishment Code Vol I repry of which is coarbible in the hibary of the House, and would remind burn that as the post had not been declared a self-ction post, a retrievace to the General Manager did not also post had not been declared a self-ction post, a retrievace to the
 - (f) Does not arise

Shre D. P. Karmarkar's starred question No. 964 of 14th March, 1946

DEATH OF MR XAVIER IN POONA MAIL

(b) There was no light in the compartment in question, but one was provided at the request made by the other passengers after Mr. Xavier's death

Shiti Satya Varain Sinha's unstarted question No. 181 of 14th March, 1946

TRANSFER OF E. I. RAILWAY CLAIMS OFFICE FROM BENARES TO CALCUTTA

(b)(ii) Statement showing the number of claims dealt with in the Benarcs Office as well as in the 'D' Section in Calcutta, and the average time taken to settle a claim for a period of two years from August 1984 to July 1986

·	Benares Office	"D" Section Calcutta.
(*) Number of claims settled from August 1944 to July 1945	34,452	7,720
(11) Average number of days taken to settle a claim for the same period .	24	22
(see) Number of claims settled from August 1945 to July 1946	38,095	7,247
(w) Average number of days taken to settle a claim for the same period	23	18

Sri M Ananthasayanam Ayyangar's supplementary question to Mr Muhammad Nauman's starred question No 1111 of 20th March, 1946

CONTROL PRICES OF SILK CLOTH AND ARTIFICIAL SILK CLOTH MANUFACTURED IN INDIA

The maximum selling prices of raw silk were fixed on the 30th June 1945 and thee of the Indian pure silk fabrics and spun silk yain on the 14th July 1945

2 The control on silk and Artificial Silk yarn and fabrics has been withdraw with effect from 17th August 1946

Mi Madandhari Singh's starred question No 1119 of the 20th March, 1946

TENDERS FOR WORK IN E. I. RAILWAY LOCO. RUNNING SHEDS

- (a) Tenders are called for through the press by the Divisional Superintendents concerned also thenders secured are considered by "Tender Committees" of which an Accounts Officer is invariably a member
- (b) Either the Divisional Superintendent or the General Manager according to the annual value of the contract
 - (c) Gaya 3, Moghalsarai 3, Jhaiha 2
 - (d) The lowest tenders were not always accepted for the tollowing reasons -
 - (1) Unsatisfactory work of the lowest tenderers at other sheds,
- (hi) The lowest tenderers were unknown As the administration was unable to ascertain their capabilities or financial rehability it was undesirable to entrust the work to them,
- (iii) The tenderers were found to be petry contractors with no previous experience and the rates quoted were so low that they could not have been sufficiently remunerative to ensure efficiency of service and fair dealings with labour employed.
 - Mr. Manu Subedan's starred question No. 1120 of 20th March, 1946.

 Bevival of Old Indian Stores Department
- (a) The strength of the gazetted and non-gazetted staff in the Department of Industries and Supplies on the 1st September, 1945, and 1st February, 1946, was as follows —

Strength on 1st September 1945 Strength on 1st February 1946.

Gazetted Non-gazetted Gazetted Non-gazetted

2.052 38,826 1,388 10,281

(b) The total establishment charges amounted to Rupess 37,00,320 for the month of August, 1945, i.e. payable on list of September, 1945 and to Rupess 34,42,135 for the month of January, 1946, i.e. payable on list February 1946

Khan Ibdul Ghan Khan's started question No 1123 of 20th March, 1946

CONSIMPTION OF CLOTH IN N W F PROVINCE

- (a) Statistics are not available
- (b) The amount of Joth supplied to Agencies is as follows -

Agency	Bales per month
Khyher	212
Malakand	900
Kurram	132
Mohmand Tribal Territory	. 108
North Waziristan	106
South Waziristan	106

STATEMENTS LAID ON THE TARLE

Seth Sukhdev's unstarred question No 145 of 20th March, 1946

SELECTION OF FOOD INSPECTORS IN KARACHI DIVISION, N. W. RAILWAY

- (a) Yes
- (b), (d) and (e) I would refer the Hon'ble Member to the reply laid on the Table today, to parts (b) and (d) of his starred question No 982
- (c) Yes, but such staff are eligible for confirmation against vacancies of Assistant Staff Warden in order of their seniority
- (f) The railway administration has already resued instructions to the Divisional Superintendent concerned
 - (g) The reply is in the negative

Sri 4 K Menon's unstarred question No 148 of 20th March, 1946

RULES FOR FILLING OF SELECTION POSTS ON STATE MANAGED RAILWAYS

I lay on the table of the House a "statement showing the non gazetted posts treated as lection posts on all the Indian Government Railways. The pay shown in each case is the evised scale of pay, except in the case of the O T Railway, which did not introduce revised cales of pay for such staff.

Dr Ziauddin Ahmad's starred question No 1195 of 25th March, 1946

PAYMENT TO COOLIES FOR HANDLING OF PARCELS AT HOWRAH STATION

It has been ascertained that in order that the full benefit of the subsidy is passed on to the hoensed coolies, the contractor is authorised to charge from each coolie a reduced hoense foe of Rs 5 p m only, matead of Rs 4 p m, which he would ordinarily have recovered. For the Honourable Member's information I would state that in order to get greater uniformit in the procedure on Railways, a matter to which I referred in reply to Supplementaires, it is proposed to insert in the standard form of agreement for Government Hailways a c'ause to read as follows —

"The contractor will be paid by the Railway Administration for all work require; to be sione to scoles on behalf of the Railway Administration and detailed in Schedule II annexed to this agreement at the rate of per month or as determined by the Railway Administration from time to time. The Contractor shall distribute the whole sum so paid by the Administration amongst the cooles required to do the said railway work according to the work performed by them, keep a proper record of such payment, r.g. a register or Acquitance Roll containing the signature or thumb impressions of each coole for the payment received by them from the contractor, and submit a certificate every month to the Railway Administration of his having done so. The contractor shall see that for doing the work detailed in Schedule II, no coole is employed more than

Pundit Thakur Das Bhargava's starred question No 1251 of 27th March, 1946

FULFILMENT OF AIMS OF DELHI IMPROVEMENT TRUST

(a) There is no record of any such promise having been given, or statement having been made by Mr (now Sir Evan) Jenkins

Sri A. K Menon's starred question No 1272 of 27th March, 1946

Purchase of National Savings Certificates as condition Precedent for Issue of Permits for Sugar, Kerosene and Rice

(a) and (b) Enquiries have been made from the Government of Madras who state that no auch complaints were made to them Allegations to that effect appeared in a newspaper which the writer failed to substantiate when asked to do o and an enquiry held by the collector led to the conclusion that the allegations were baseless

(c) No

^{*} Not printed in the Debate Copy placed in the library of the House.

Sr. A K Menon's starred questions of 27th March, 1946

AWARD BY SPECIAL ARBITRATION COURT RN COMPENSATION FOR BETELNUT GARDENS IN SOUTH KANARA

- No 1315—(a) 201 cases in all were referred to the Special Arbitrator out of a total of 1148 awards made Of these 201 cases, 37 were referred because the whereabouts of the ryots concerned were not known or because the cases in which there was actual disagreement with regard to the amount of compensation was therefore only 164, r. 1, 4 per each of the total
 - (b) The total amount of annual recurring compensation originally fixed by Government in these disputed cases was Rs 47 014-12-0
 - (c) Rs 82.341-143
 - (d) No definite observation to this effect was made by the Special Arbitiator. The yield estimated was generally accepted as correct. The main point of difference was about the income from the other truit trees in arreca gardens. According to the piractice obtaining in South Kanara, the rental of an areca garden includes the income and rental of the other fruit trees in the garden and no separate rent is fixed for these trees. This fact is borne out by the lease deeds also. The court of the Special Arbitiator however illowed separate rentals for these trees.

COMPENSATION FOR ACQUIRED LAND IN SOUTH KANARA

- No 1316 (a In 947 out of the 1148 awards made by the Special Departs Collectors in the South Kannas District the compensation breed by Government was accepted and the increasary agreements executed by the ryots concerned without objection. The remaining 201 cases (re. 18 per cent of the total number) were referred by arbitration as explained in the answer to governor 1315 (a).
- (b) Of the persons who filed objection actions, only one desired payment of compensation in advance. In this case the claim had to be rejected because the claimint was not the sole and andispitled person entitled to payment.
 - (c) No
- (d) Yes, two such representations were received. The suggestion was their even in cases which did not go up to the Court of the Special Arbitiator, the compensation fixed should be revised and enhanced on the basis of the Arbitiator's award. This is not possible as there is no provision for a revision of the amount of compensation awarded in cases, which were not referred to the arbitiator and which were accepted voluntarily by the parties concined. Offer notices were served by January 1945 and although there was ampie time to do so no objection was raised.

ASSESSMENT OF DAMAGES ON DE-REQUISITIONED PROPERTIES

- No 1317—(a) The procedure for assessing damage to properties when they are derequisitioned is laid down in Section 19 of the Defence of India Act, 1939
- (i) When property is derequisitioned an endearout is made in the first metine to reach an agreement with the owner as to the amount of the terminal compensation this pine dure being in accordance with clause (a) of sub-section (1) of section 19 of the Act and in these negotiations Government is normally represented by the Collection of the District in which the property is situated. For the purpose of the negotiations the Collection, usually through his revenue staff, estimates what in his opinion is a fair amount of compensation.
- (i) If the amount of compensation cannot be fixed by agreement, the mutter is referred to arbitration in accordance with clause (i) of subsection (i) of section 19 of the Net, which provides that the arbitrator shall be a person who is qualified for appointment as a judge of the High Court and, in particular cases the Government may nominate an assess he house expect knowledge of the property to assist the arbitrator, in which even the owner is also entitled to nominate an assessor for the same purpose.
 - (b) Yes
- (c) As stated in the answer to part (a) of the question, provision for this already exists in the Defence of India Act
- Sri M. Ananthasayanam Ayyangar's starred question No. 1355 of 28th March, 1946
- NAMES OF MINES AND EXPENDITURE INCURRED BY GOVERNMENT IN, WORKING
 OPEN-CUT COAL MINING PLANTS
- (b) The information asked for in the last portion of part (b) is contained in the reply to part (a) (iii) of starred question No. 843, laid on the sable of the House.

T-4-1

Amount realisable for

(c) The detailed information promised is given below -

	· · ·	Coal Rusing	Removal of overburden	1004
_	a quanti mandanti gari san san mana men mana men men amendan Amendan men san san	Rs	Rs	Rs
1		1,67,080	7,79,013	9,46,093
	Earthwork at Bokaro			~~ 100
2	Goda Nullan Dum Railway Embankment		26 281 \ 24,202 \	50,486
•	Sirka		2,47,358	2,47,358
•	Blasting hard rock at Sirk i		~,274	2,271
4	Junkunda "adjustment of opening tooks	10.95 509		10,93,809
5		1,65 525		4 68,825
	Pure Jambid (after deducting cost of work done by contractor)	3, 1 >9#		3,95,896
7	Selected Jambad (after deducting cost of work done by contractor)	2,73,314		2,73,314
	Total	-		34,78,055

Estimated credit for incomplete work is Rs 5,00 000 to Rs 6,00,000

Total approximate amount realisable-Rs 40 00 000

Mr Krishna Chandra Sharma's starred question No. 1407 of 29th March, 1946

Allotment of Cattle Byres in New Delhi 10 Gowalas

(a) The information asked for is as follows

Total Number of stalls in various cow byres in New Delhi	Number of stalls rented to musterial staff of the Government of India and its attached offices	Number of stalls rented to inferior staff of the Government of India and its attached offices	Number of stalls rents d to Municipal employees	Balance left at the disposal of contractor for renting to gowa as or keeping his own cattle
1	2	3	4	5
441	225	110	47	59*

^{*} Λ_2 no applications were received for these stalls they were allotted by the contractors themselves according to the terms of them lease

In accordance with the existing practice, the stalls are allotted to Government servants and Municipal employees in order of priority with reference to their date of application, and surplus stalls, if any are left with the contactor for keeping his own cattle, or for allotment to private individuals, i.e., gowalas, etc

- (c) This is not borne out by the details of actual allotments for the current year
- (d) Yes 'The procedure in vogue for the allotment of stalls by the Committee is strictly in accordance with this principle
- (e) The answer to the first part is in the negative. The number of stalls allotted to munisterial staff has steadly increased from 67 in 1941 to 225 in 1945 and that of stalls allotted to gowalias has decreased from 357 in 1941 to 50 in 1945. The second part of the question does not arise.

⁽b) No The question of erecting additional byres is under consideration

LEGISLATIVE ASSEMBLY

Sit B S Hiray's starred question No 1421 of 29th March 1946
PERMISSION TO BUILD MORE SUGAR FACTORIES IN CRETAIN CANAL IRRIGATED
DESCAN AREA OF BOMBAY PROVINCE

(a) Yes

(b) The reply to the first part of the question is in the affirmative. The second part does not arise.

(c) 3,76 123 acres in 1943-44, out of this 24 390 acres were utilised by Sugar Factories for their sugar cane crops

(d) The Government of Bombay who have been consulted do not propose to allow the construction of more Sugar Ractories in this area. Under the evisting policy of the Provincial Government only 35 per cent of the available supply in each storage is reserved for industrial purposes. So per cent of the available supply in each storage is reserved for agricultural purposes. So per cent of the available supply from the various storages reserved for industrial purposes. So per cent of the available supply from the various storages reserved for industrial purposes has been almost fully utilised under the existing guarantees. There is therefore hardly any coop for establishment of new sugar factories. A proposal to sanction new sugar factories using water from invers during and lands, supplemented to a very small extent by canal water, is however under consideration of the Government of Bombay.

Sn R Venkatasubba Reddiar's staired question No 1433 of 1st April 1946

REPATRIATION AND TRIAL OF I N A OFFICERS IN SINGAPORE CAMP

Attention is invited to the reply given on the 15th April 1946 to Question No. 1785

Mr. B. P. Jhunjhunwala's starred question No. 1448 of 1st April, 1946.

Number and Qualifications of Urdl. vid. Hindi Programm: Assistants in All
Fight Rude.

(a) Several Programme Assistants know and use more than one Indian Language. The total number of Programme Assistants is 95. The following statement shows the number of Programme Assistants and the languages they know and use.

Number of Programme Assistants	Language
38	Urdu
31	Hındı
19	Tamil
18	Bengali
8	Telugu
7	Gujeratı
7	Punjabi
5	Marathi
3	Pushto
2	M dayalam
2	Kannada
1	Oriya
1	Assamese

⁽b) Fees for talks range from Rs 10 to Rs 100 depending manily on the duration of the talk, the 'mount of work required for it's preparation and the qualifications of the talkers. There is no difference in remuneration on recount of the language of the talk.

⁽c) A statement giving the necessary information is laid on the table of the House

⁽d) No The remaining parts of the question do not arise

arrament .	J. The second se					1				1					1
Station/Office	European and other foreign nationalities		Bengal Bombay	Madras	Punjab U	U P	G P	Bihar	Огізва	Smd	NW F. P.	Ачва	Delhı	Indian Steres	Total
Dellu Station		9		10	99	19		21			61	-	33	e	132
Bombay Station .		-	57	2	ıs	-	~	-			-			~1	88
Calcutta Station .	-	92		69	_	7			-			-			73
Madras Station .				69	1									10	80
Lahore Station .		_		-,	85	4	-			_			1		67
Lucknow Station .		*			7	05	-	-			-				64
Trichinopoly Station				53											\$
Dacoa Station .		51	-	•••											23
Peshawar Station .		-			18	G1				_	শ		-		46
C. N. O	36	=	12	35	65	27	-	22			=		90	_	240
Office of the Indian Listener		is.			7	es .							~	-	33
Installation Depart-		٥	-	r.	19	14						-	=	10	62
H. P Transmitters .		9	13	5	2	1-	-	-		-			~	Ξ	8
Research Department		~1		4	\$	•							-		22
Monstoring Office .	_	-		•	39	~		٦١		-	-			3	ន
Headquarters	-	•	7	11	33	2		- 1	i		71 :	İ	2 !	~	116
Total	39	168	08	777	344	199	1-	=	1	1-	#		97	52	1266
	-														

Mr B B Varma's starred question No. 1496 of 2nd April, 1946

STATE RAILWAY GRADES OF PAY AND ALLOWANCES FOR OFFICERS OF O T RAILWAY

Statement showing the average mileage of Assistant Engineers' jurisdiction on the Indian Government Railways

		Miloage	•	
Railway	,	Route	Track	Remarks
O T Railway		188 5	191	
G I P Railway		145 (mc1	238 uding sidings)	
B A Radway		145	161	
B N Railway		140 (mc	197 lading sidings)	
8 I Railway		147	183	
E I Radway		127 (incl	231 uding sidings)	
M & S M Railway	{	Broad Gauge 153 Metre Gauge 206	160 206	
B B & C I Railway	{	Broad Gauge 137 388 Wetre Gauge 163 9	169 367 164 8	
*N W Railway	`	*170	*193	* This excludes essen * tially works sub- divisions such as Delhi, Karachi and Lahore

Siee Satyapriya Banerjee's starred question No. 1525 of 3rd April, 1946 GODOWNS FOR STORING RICE IN CERTAIN BENGAL DISTRICTS

The Bengal Government have informed as follows -

(a) and (c) The reply is in the negative

(b) Lake all concrets floors, the floors in the godowns in question were damp for a short time after construction. Small leaks also occurred in the roots of some of the godowns and flanking in some of the earlier constructions was also found to be defective owing to the godowns having been rapidly constructed at a time when better quality material was not available.

(d) Necessary improvement have already been effected

Sii R Venkatasubba Reddiar's starred question No 1547 of 4th April, 1946 TERMINATION OF CERTAIN OFFICERS' SERVICE IN SECRETARIAT AND ATTACHED OFFICES

Number of officers drawing Rs 500 and above in the Departments of the Government of India and their attached offices whose services have been terminated during the financial year ending the 31st March 1946

Shri Mohan Lal Saksena's starred question No 1566 of 4th April, 1946

REQUISITIONING OF ANAND PARBAT (RAMJAS COLLEGE AND SCHOOL) ESTATE, DELHI, BY GOVERNMENT

An effort was made to collect the information but it was found that the time and labour havelved in collecting it would be incommensurate with the value of the results.

STATEMENTS LAID ON THE TABLE

Pandit Govind Malaviya's starred questions of 4th April, 1946 TAIKS IN HINDI AND URDU FROM VARIOUS STATIONS OF ALL-HINDIA RADIO No 1870 (a)—Statement showing number of talks in (i) Hindi (n) Urdu Broadcast from A I R statement during November and December 1945

1	Station	Number of Hindi Talks	Number of Urdu Talks
D-11	 	 	
Delhı		16	19
Bombay		3	4
Lahore		7	48
Lucknow		36	28
Peshawai		2	60

⁽b) Statement showing number of talks during November and December 1945 Broadcast by Outsiders

	4	out-ider-		
Station		Handi	Urdu	
	-			

Vamber of tilks broadcast by

Hadi	Urdu
16	#1
3	4
7	46
27	28
2	56
	16 3 7 27

HINDI AND URBU QUALIFICATIONS OF HINDUSTANI TRANSPATORS IN ALL-INDIA RADIO, DELHI

No 1572 (b) - Statement of qualifications of Script-writers at the Delta Lucknow and Lahore Stations of All-India Radio

	Name of Artist	Special Urdu, Hindi qualifications	Nature of scripts watten
_	Delhi		
1	Chiranjib Lul	Read Hindi and Sans- { krit upto B A	"Features" for talks, music and Rural set tons Short stories for Children's pro- grammes "Features" and songs for pro- grammas on Hindu religious festivals and anniversaries of Hindu writers.
2	Satya Dev Sharma, B A	Do]	2 Hindi notes on outstanding pro-
3	Balbır Sıngh Tyagı	Read Hindi up to B \	gramme items for Sarang 1 Dialogues and "Features" for women and Children's programmes. 1 Dialogues or Trilogues on current
4	Mohd Muza	N.I.	events in the general and Rural programmes 2 Translates Weather bulletins
5	Pervez Shamı	Nil	Dialogues, plays and features in the Rural programmes
6	Muztar Hashmı	$N\iota l$	1 Hindustain New-bulletins for Troops programmes
7	Qaisi Rampuri	Munshi Fazii (Pertan) and Adceb Fazii (Urdu)	1 Feature programmes, discussions and plays, etc., for the Educational and general programmes
8	Alımıllah	BA in Urdu	1 Preparing daily news bulletins for Troops programmes
9	Sultan Ahmed Rind	Adeeb Fazil (Urdu) knows Hindi	1 Features programmes, dialogues, short plays, and replies to listener's letters for Rural programmes
10	Muzaffar Shah Khan	Read Urdu up to B A	l Compiling and translating of news items for Rural programmes

			·		
Name of Artist		Special Urdu, Hindi qualifications	Nature of scripts writter		
_	Lucknow	•			
1	J N Srivastava	Sahityal inkar in Hindi	1 Plays features and songs in Hadi		
2	Chandra Bhusan	Nil	1 Play , features and songs in Huidi and Oudhi		
3	Suresh Chandi i	Nil	1 Phy , features and dialogues in Hi ich and Oudhi		
4	Behzad Lakhnavi	Δd	! Plays, features and songs in Urdu.		
5	Salam Muchhh hehri	N/	Plays, features and songs in Uidu		
6	Fatma Begam	Munshi Fizif in Per ian	t Phys, features and stones in Urdu		
	Lahor				
1	Mumtaz Mufti	ΔsI {	1 Plays and features General. 2 Short stories Programmes, and School Browleasts		
2	Farooq Ah Khan	<i>\``il</i> { {	1 Skits and features 2 Stories 3 Variety programmes 1 Scripts of replies to letters from children		
3	4mm ur Rehma i	N.d. {	Players & features 2 Script of news for Women's progs 3 Replies to histeners Letters in Women's Programmes		
4	Bilwant Gugi	\sil \{	1 Translation of mainteript from Hindustani to Loglish 2 Replies to listerer', letters about General programmes Plays in Urdu and Punjubi		

Seth Sukhdev's unstaired question No 177 of 4th April, 1946

EXTENSION IN SERVICE TO GAZETTED OFFICERS UNDER CENTRAL GOVERNMENT (a) The number of gazetted officers employed under the Central Government in various Departments who were under extension of service was 60

Mr Sasanka Sekhar Sanyal's starred question No 1655 of 9th Aprd, 1946

PUNISHMENT TO CERTAIN I N A MEN The following statement answers the points made by Honourable Members in connection with the trial of 15 members of No. 4 Indian Coast Battery I. A. by Summary General

Points Made		Answers		
(a) That some of the presecution witnesses admitted that they had been tutored	(a)	Yes, but the Court was fully water of this and bore it in mind when weighing the conduct and, in convicting the accused took into consideration only such or denerous was worth of acceptance		
(b) That copies of the proceedings were refused to the accused	(b)	No there is nothing on record to show that any of the accused made a request under IAA Rule 133 for copies of the proceedings of that such a request, having been made, was refused		
(c) That the Lawyer whom they selected for the defence wat not allowed to appear	(c)	Under Rule 82 (b) of the Indian Army Att Rules, permission for the appearance of evidina counsilisms refuse as trial was by Simmary General Court Martial It is, however pointed out that the accused were defended by an Indian Commissioned Officer who in ovul life was an advocate of a Presidency High Court, assisted by two other officers, with legal experience.		

- afthqwards prosecuted and ill-
- (e) That the relatives of the accused were not informed of the charges
- (f) That the ICO who defended the accused was prosecuted after the proceedings
- (g) That the correspondence between Mr D M Sen, an Advocate of Calcutta, and the Army authorities should be released to the House
- mary General Court Martial Trial should be placed on the table of of the House

- (d) That the defence witnesses were (d) Eight of the defence witnesses were tried and convicted for perjury and were sentenced to dismissal and imprisonment There is no evidence to show that they were ill-treated
 - (e) Yes, but it is not incumbent on the authorities to do so, nor has it been the practice in the past
 - (f) There is nothing on record to show that this officer was prosecuted as alleged
 - (g) All the correspondence available in this connecauthorities and copy is placed on the table
- (h) That the proceedings of the Summ- (h) It has not been the practice here nor in the U K where we have sought for precedents, to lay before the House Court Martial proceedings, except for very special reasons, as this would tend to make the House a Court of Appeal from the decisions of Courts Martial which would be most undesirable In this particular case 9 out of the 12 sentences being death sentences, are irrevo-table and cannot be affected by further enquiry Moreover, there is in fact, nothing in the Court Martial proceedings relevant to the allega-tions made by Hon'ble -Members It is there-fore, considered that there are no special reasons in this case which justify making an exception to the general convention, established both in the U K and in India against placing the proceeding of Courts Martial before the House

Copy of letter dated 19th June 1943 from D. M. Sen addressed to Cap! G. C. Watkins-106 L of C Area

Dear Sir.

I have come back to Calcutta but my anviety regurding the case against my lient Mr N M Mukherjee, Havildar 4th Indian Coast Butters No 45993, has not ceased I was told by Major G Baker, D A A G A Branch 105 L of C Area to whom you referred me that final decision regarding Mukherjee's case would not be taken before 4 or 5 days. I are must decirous regarding manner jees cases would not be caster before 4 or 3 days 1 am therefore writing to you to be good enough to let m, know it Makherjee has been chat acid all 1f so, he may be given facilities to send the copies of the charges and evidence to me as soon as they are given to hum so that they may ratch me in turn

Will you kindly allow Mukheriee to write to me for such advice as he may seek to have in the matter?

- I would also request you to let me know on which date the trial has been fixed to begin
- I am enclosing a letter to Mukherjee which he kind enough to send to him
- An early teply to my letter will be very much appreciated

Thanking you

Yours sincerely, (Sd) D M SEN Advocate

Copy of Telegram dated 25th June 1943 from D M Sen addressed to Major G Baker D.A.A.G. A Branch 105 L. of C. Area

Wire information case against N M Mukherjee 4th Indian Coast Battery No 45933 if charged date trial begins solicit interview with him reply

Answered by reply paid telegram handed to G III at 15 20 his 26 6. Accessed has sent telegram to relation stating no repeat no civilian advocate required.

. Pandit Muhut Bihari Lal Bhargava's starred question No 1691 of 11th April,

NEED FOR COVERED RAILWAY PLATFORMS AND OVERBRIDES AT LEVEL CROSSINGS AT INDORE, B B. & C I RAILWAY

The total receipts at Indore Railway Station, for the year ended 31st March 1946, amounted to Rs. 76,93,296

Choudhury Md Abid Hussam's stated question No. 1714 of 11th April, 1946 Reconstruction of Kathar Junction on B. A. and O. T. Rahlways on one subs of Town

- (a) Katihai station is situated in the middle of the yard and is surrounded by railway lines
- (b) Foot-overbridges and road level crossings exist for the use of passengers and there is no need for them to cross the tracks otherwise, when approaching or leaving the station. The booking office is situated on the west sude of the station. A proposal for constructing a new booking office on the east side to facilitate booking of passengers, luggage and parcels is also under consideration.
- (c) The existing station building and offices are not considered insufficient for the purpose of work of the Railway staff

(d) The necessity for the construction of a new station building or one side of the town has not a isen. As already stated, the proposal for constructing a booking luggage and partels offic to pa-sungers on the side of the town is under consideration.

Shn Sir Prakasa's staired question No 1722 of 11th April, 1946

GALL-MEN AT LEVEL CROSSINGS BETWEEN ALLMARAD AND CHAZIFUR ON O T

- (a) The answer is in the negative but there are a number of level crossings without gates which are unmained at roads over which traffic is light
 - (b) No such cases have come to the notice of the Railway Administration
- (c) The answer to both justs of the question is in the negative. All level crossings on the main Provincial roads are mainted either with 3 men or with 2 men.
- (d) Proper arrangement crists. The classification of level crossings is originally fixed in consultation with the Local Government and is recrised from time to time, after a census of road and rail traffic is taken

Mt B B Varma's staired question No 1733 of 11th April, 1946 Supply of Dholles and Sarbes to Bihar

A Statement showing the supply of Standard Cloth Dhoties and Sarees to all Provinces and to Bihar in 1944-45 and 1945-46 —

	1944-45 (ın yards)	1945-46 (in yards)		
	Dhoties	Sarees	Dhoties	Sarces	
All Provinces (excluding Bihar)	64,462,464	53,974,552 19,932,327	52,432,829 14,077,134	49,326,563 10,886,384	

B Statement showing the supply of non-standard cloth Dhoties and Sarees to all Provinces and to Bihai during the period March 1945 to March 1946

			Dhoties (in yards)	Sarees (in yards)
All Provinces (excluding Bihar)		•	112,360,500	72,858,000
Bihai			29,568,000	13,285,500

1

Sit Dhirendra Kanta Lahin Choudhury's unstarred question No 207 of 11th
April. 1946

CREATION OF ASSAM POSTAL CIRCLE AND CERTAIN OFFICERS' POSTS

(c) Statement showing (1) the number of posts sanctioned for Superintendents and Gazetted Officers, and (2) the number of selection grade and time scale Supervisors, in the years 1945 64 and,1946-67

Superintendents of P Gazotte	O. & R.M S and other d posts	Selection grade and time scale Supervisors		
1945-46	1946-47	1945-46	1946-47	
73	24	277	173	

Sit Seth Damodar Swroop's starred question No 1797 of 15th 1prd, 1946

EXEMPTION TO LANSOWNE CANTONNENT BOARD AGAINST DEFENCE OF INDIA

- (a) The rents of shops and stalls, have not been enhanced by the Cantonment Board, Landowne. They are the highest hole actually received in public auction held in accordance with section 200(c) of the Cantonments Act 1924. In certain circs stalls have been auctioned for 1946 47 at rents much lower than those obtained in pievious years.
- (b) In view of my reply to Part (a) above the question of hardship does not airse. As ingards the operation of the Delette of India Rules, the nower to promulgate Rent Control Orders under those Rules, reads with the Provincial Government, and no such orders have been resued by the U.P. Government for Garhwal District

Shr. D. P. Karmarkar's started question No. 1787 of 15th April, 1946.

INCONVENIENCE DUE 10 INSTRUCTION TO GROWERS 10 SELL TOBACCO BEFORE

(a), (b) and (c) Such an announcement was made through the mercading of an instruction by an inexperienced office. The matter was however brought to the timely notice of his senior office who immediately took steps to have the unionizement confirmmented and 2a apprise the grower-curers of the correct position with the result that no financial loss was experienced by them.

Prof N G Ranga's Supplementary question to Shri Mohan Lal Saksena's starred question No. 1849 of 16th April 1946

REFUSAL OF PERMISSION TO MR ANAND SINGH OF GAMPSHGUNJ, NAWAIYA,
LUCKNOW TO START INDIA'S VOICE

- (1) Hand made paper is excluded from the provisions of the Paper Control (Fronomy) Order, 1965 other than those relating to newspapers and periodicals. In other words while there is no restriction on the consumption of hind made riper for printing and publishing books, directions, Annuals, etc. Newspapers and periodicals cannot be started on hand-made paper without securing the permission of the Government of India under clause 9(a) of the said order.
- (2) Permission to print periodicals on hand-made papers has been given in a few special cases but such permission could not be a general rule. The Supplies of hand-made paper are limited and there would be an obvious pressure on mill made paper with consequent difficulties.

Miss Maniben Kara's starred questions of 17 April, 1946

COST TO GOVERNMENT OF INDIA OF SPECIAL TRAIN FOR MR M K GANDHI TO PARTICIPATE IN TALKS WITH CABINET MISSION

No 1951 (a)—The cost of running a special train for Mr Gandhi's journey to Delhi to meet the Cabinet Delegation and the Vicercy was borne by the Government of India in the mame way as were the travelling expenses of the other leaders who were invited to Delhi for the same purpose

(b) The cost was Rs 8,684-8-9.

COST TO GOVERNMENT OF INDIA OF SPECIAL TRAIN FOR MR M K GANDHI TO PARTICIPATE IN SIMLA CONFERENCE

No 1952 (a) and (b) -No special train was run for Mr Gandhi's journey to Simla in June 1945.

Babu Ram Narayan Singh's starred question No 1956 of 17th April. 1946

PROSECUTIONS UNDER THE DELHI MILK CONTROL ORDER

The total number of prosecution for violating the provisions of the Delhi Milk Control Order 18-232, and

The amount of fine realised is-Rs 35,435

94

Shri D P Karmarkar's unstarred question No 228 of 17th April 1946 WANT OF GOOD CATTLE AND HANDICAP IN GROWING FOODGRAM IN NORTH KANARA DISTRICT IN BOMBAY

(a) According to the information supplied by the Privincial Government, the Kanara Cattle are generally of poor constitution due chiefly to elimatic conditions including the fact that though there is adequate grazing the grass is not very nutritious. This does handicap the agriculturist in growing food cross to a certain extent in as much as the unit of cultivated area per pair of cattle is smaller in Kanara than in other parts of the province.

(b) The Provincial Government are considering improvement of grasses and introduction of wider use of concentrates. Research work has been taken up on grass land improvement and winder use of concentrates Research work has been taken up on grass land improvement and on predigistion of rice straw with chemical agent to improve its nutritive value. Tagui loans for purchases of good cattle are freely sanctioned improvement of local cattle is being attempted by importing good variety of breeding bulls. The cattle Farm at Tagui is doing work on the breeding and improvement of Dangi and Nimer cattle with special reference to costal. areas including Kanara

- (c) Yes The cotton seed imported is given mainly to buffaloes in Milk
- (d) Supply of cotton seed being very limited due to reduction of accease under cotton Only a small quantity could be imported from the Dharwar District
 - (a) There is no proposal to sell cotton seed through Government agency

Retail distribution of cotton seed to milch cattle is arranged through authorised retail distributors and rural distribution centres on rationed basis

DEATHS OF MR BHULABHAI DESAI AND DR HASSAN SUHRAWARDY

The Honourable Pandit Jawaharlal Nehru (Leader of the House) May I with your permission, Sir, refer to the passing away since this 12 Noon House last met, of two eminent Members of this Assembly, Mr. Bhulabhai J Desai and Dr Hassan Suhrawardy Some of us here who are new comers to this House were not associated with them in their work in this Most others had intimate association with them We also, in other fields, knew them and worked with them Mr Bhulabhai Desai played during the last many years a very important part in this House His brilliant intellect was directed to the service of the cause of the country's freedom, and in this House, as well as outside, he served that cause not only by the brilliance of his intellect but by the sacrifices which he made. His last great feat which is enshrined in the minds of his countrymen was his brilliant defence of the trials known as INA, trials and the last speech which he delivered at that trial will long be found to be enshrined in the annals of freedom Perhaps at was that great feat of his that hastened his death. He was an ill man at the time. but he preserved and when he went away it was only gradually to fade away

Dr Hassan Suhrawardy was eminent in many walks of life He shone as an educationist, as a physician and in public life. I knew Mr Bhulabhai Desai very intimately outside this House We were colleagues Dr Hassan Suhrawardy was a much older acquaintance, with whom I first came into contact 27 years ago In spite of the fact that during the intervening years, we did not see much of each other, yet the memory of our old acquaintance and friendship endured, for Dr Hassan Suhrawardy was eminently an attractive and likeable person.

Well. Sir. death comes to all of us and it is an odd thing that though death 1, a certainty, yet we grieve for it. Life and death come one after another and hordes of people die unremembered and live unremembered also. But the question is how a person has lived his life and how he has met the final challenge of death If he has lived worthly for a worthy cause, and if he has died bravely, then it has been well with him. But if he has not lived worthily. is does not matter much whether he is alive or is dead. I am afraid that most people are tied up in their petty interests and do not pay much attention to the big things of life But to those of us who have the honour of coming to this House or serving large causes elsewhere, it is given to some extent to shoulder these burdens, sometimes as with some of us here, who are new comers to this House-and may I say personally for myself, a novice, a comlete novice in the ways of this House I seek your indulgence and the indulgence of this House for my inexperience in any errors or mistakes that I may comput—we have been here some of us for some little time past facing days and rights full of toil and responsibility and worry which is no light task, and when I say this and when I think of those who have in their own way, in the po t carried this burden, I sympathise with them very greatly And, so, when I think of those who have in other days and in other manners faced this Assembly and carried on the work of this Assembly not from this side of this House but from the other and laid the foundations in many ways for the present, I am thankful to them I am somewhat apprehensive at the same time whether we who follow them will also live up to the mark they set down Therefore, Sir, I should like to pay on behalf of the House this homage to the memory of the two great members of this House who served not only this House but the country in the cause of freedom

Mr. P. J. Graffiths (Assam European). Sir, I rise to associate this Group and myself wholeheartedly with everything which has been said by the Leader of the House in regard to those two of our colleagues whose loss we We are particularly grateful to you. Sir, for dispensing all mourn today with the normal convention and allowing us to express our feelings on this subject, for we feel that special circumstances demand and make it fitting, that we should in the first place, in the happily changed political circumstances, pay a great tribute to one whose highest aspiration was to see popular Government established in this country Mr Bhulabhai Desai was known to many of us, not only by his performance in this House, but outside, as an intimate friend I myself first met him not in his capacity of the leader of the Congress party, but as a charming and courteous host and distinguished scholar I once began to engage him in conversation about the history and the literature of my own country. I soon discovered that even on these subjects, his knowledge was so much greater and more profound than my own, tit the conversation necessarily had to be one-sided I next met him, as we all met him, in this House, where besides being a leader of a great party, he was unrivalled as an orator. Day by day we istemed to his statch periods and his mellithious eloquence. We listened with admiration and if indeed it were possible for any of us who fell so far short of his eloquence to envy him,-we listened with envy too. We recognised in him not only a great orator but a man who meant what he said a man who had the courage of his convictions and who was never afraid of putting them forward in the most forcible possible manner particularly fitting that we should think of him today, for in the presence on the Government benches of the representatives of both the major parties of this country, he would have seen the consummation of his highest As far as we in this group are concerned, it is still more appropriate that we should join in this expression of condolence because we shared his hopes then and we share now the satisfaction which would have been his, at the presence on those benches of parties representing the people of this country We hope too as he would have hoped had he still been alive-that their presence on those beinghes today is but a prelude to a rapid solution of [Mr P. J. Griffiths.]

the long-term constitutional problem and to the final establishment of self-government for this country without qualification of any kind. That loops and that desire, provide the background of our thoughts today when we remember Bhulabhai Desir and when we ask you to convey to his bereaved relatives our deep sense of loss,—a loss which includes him not only as a politician and as an orato, but as a fixend

We would wish also, Sir, to be associated with what his been suit regaining Dr Hassan Suhrawardy. Many of us in this group, knew him intermately and had long learnt to regard him with affection and respect. It is one of the many virtues of this House that, though opinions and parties may divide, the tie of friendship unities, and the loss of any Member of this House is a loss to all of us. That applies with particular force in the case of Dr Hassan Suhnawardy, whose chaining personality and character had long endeared him to every section of this House. We would therefore wish to join in expressing our condolences to his hereaved relatives regarding the loss of our distanguished colleague.

Khan Muhammad Vamin Khan (Agra Division Muhammadan Rural) Say, on my own behalf is well as on behalf of the Muslim League Party. It associate mys. If with exerciting that has been said by the Leader of the House and the Leader of the Opposition about the two gentlemen who have departed from amongst it. Mr. Desar was one of the nost charming, Members who ever sat in this House and he was a friend not only of the Members of his own nearty of the opposition Weinhers but also equilly a fixed of those whom he entricised for in day to day in this House. His great closists in the cause of the country and in uplifting the status and keeping up the dignity of this House will be remembered by everyone. The House lost when he did not come here ind his death is now a loss to the whole country.

- Dr. Hassan, Suhrawardy was a Member who filled high positions, and gamed i not of experience in administration and pebble the ted by the Muslim Lague Party as a Member of this House because the party thought that his valuable experience would be an isset to this House. We have lost in hum a valuable colleague and we think that our loss rrepurable. The loss of both these Honourable Members is mourised by our party. We associate ourselves with all that has been said, about them, and we hope you. Sir, will include our party when you convey the message of confidence to their bereaved families.
- Mr President I fully associate inviselt with all that has been said by the Leader of the House the Leader of the Opposition and the spokesman of the Muslim League parts. I shall convey to the relatives of the deceased Members the feelings which have been expressed in this House.

MOTIONS FOR ADJOURNMENT

TREATMENT OF INDIANS IN SOUTH AFRICA

Mr. President I have received notices of nureteen motions for adjournment two of which have since been withdrawn locaring seventeen for dispussal I shall take up each of them in the order in which it has been received

The first motion stands in the name of Sardar Mangal Singh, who wishes to discuss the 'mability of the Government of India to prevent humiliating treatment being meted out to Indians in South Africa at the hands of the Union Government'. I will state my reactions to this A number of adjournment motions on this question have been discussed in this House, and I underst and that, since the last session, trade relations with South Africa have been broken, the High Commissioner has been recalled and there has been a reference of this question in the U.N.O. Does the Honourable Mover still think that this is an urgent matter for discussion?

Sardar Mangal Singh (East Punjab. Sikh) Sir, the fact that this matter is now before the U. N. O. should not be a bar to its being taken up here Our, countrymen in South Atrica feel very deeply about it and they have started a civil disobedience movement there. The country feels strongly about it and it is surely an urgent matter which should be discussed here

Mr. President I take it that the intention of the motion is to convey to the South African Government the quantum or strength of Indian facing on this question. I should like to know what the Leader of the House has to say about this.

The Honourable Pandit Jawaharlal Nehru (Leader of the House) it is surely a strange way of conveying that quantum or strength of feeling by condemning the Government and by making them feel perhaps in South As a matter of fact, as you yourself remarked, a very great deal has been done in this matter and I shall be very glid indeed if the Honomable Mover Sardar Mangal Singh could tell us what more we could do ind in what directions we could pursue this matter further, short of sending an army across from here for purposes of war. At the present moment, as the House no doubt knows, the matter is before the United Nations General Assembly and I may say that the delegation we have sent have already justified themselves not only by the great ability with which they have conducted the fight in the preliminary rounds but also by a certain measure of success that they have already achieved I do not wish to mention names or say that some people have done better than others, but so far two names stand out prominently the names of the Leader of the delegation and Mr Chagla who very ably conducted the legal part of the argument there, and who won his point in spite of stout opposition I may also express in this connection our gratitude to the other nations who supported us notably the Soviet, the USA China, Svria Ukraine and France I do not remember all, but only last night we received in our office a long telegram giving u some details of those irguments before the United Nations Assembly and teiling us of the significant success that our delegation has achieved in this preliminary found and of the great sympathy of the various nations represented in the Assembly for India and for Indians in South Africa Therefore I think that all that we can do at present is being done with vigour, and. I hope that in the United Nations Assembly the position will go in our favour, but whether it goes in our favour or not we shall stand by our countrymen in South Africa to the end

Sardar Mangal Singh: 1 did not quite follow the point which the Honour able the Leader of the Hones wanted to make the admits that the question is before the United Nations Organisation and is very important and urgent, but his only idea is that this motion has been brought forward here to condemn the Government of India I wish he had waited for my speech which I will make when I introduce the motion and seen whether in object is to condemn the Government of India or what I want. In this House rules are such that we can only bring forward questions in this form. That is my difficulty. I would have brought forward this question in some other form, but the rules do not permit. Therefore I was forced to bring the question in this form and I hold, Sir, that the motion is quite in order and it should be discussed today.

Mr. President I do not think any argument on this question is now necessary. The wording of the motion makes it very clear—'the inability of the Government of India', whatever that means However, I do not propose to discuss this matter any further. I do not think I can give my assent to this motion.

COMMUNAL DISTURBANCES IN BENGAL, BOMBAY, U P, BIHAR, ETC

Mr. President The next motion is from the Honourable Member, Mr. Sanval, which reads as follows ---

"This Assembly do now adjount for discussing a definite matter of ungency and of public importance, namely the duty of the Government of India to gaths the Governor General to take such steps as would ensure peace and tranquillit. In the Province of Bengal where the Governor as also the Government have tailed to protect the lite, purperty and honour of a large section of men and women from the 16th of August 1946 (the Direct Action Day of the Myellom Leavuse onwards, such tailure stall subsistance.

There are five other similar motions from different Honourable Members containing the same substance, and in some cases the same language, only with the difference that the places where these disturbances have occurred are differently mentioned. Otherwise, so far as the substance goes, all these motions practically skind on the same footing. I may just read them out, and I propose to consider all these together as the subject matter of all these motions almost depicted.—

Mr Killedar's motion reads as follows -

"This Assembly do now adjourn for discussing the definite matter of urgency and public importance, namely the failure of the Government of India to advise the Governor General to take such steps as would ensure peace and tranquility in the City of Ahmedabad where the Governor of Bombay as well as the Government of Bombay have failed to protect the life, property and honour of a large section of men and women in the City of Ahmedabad from 1st August 1946 onwards, such failure still subsisting"

M1 Abmed Jaffer's motion is this -

'This Assembly do now adjourn for discussing the definite matter of urgency and public importance, namely the failure of the Governore of India to advise the Governor General to take such steps as would creare peace and tranquility in the Province of Bombay where the Governor of Bombay as well as the Government of Bombay have failed to protect the life property and honour of a large section of men and women in the District of Nask Liour the 2nd September 1946 onwards, such failure still substaing."

Mi Killedar's second motion runs thus -

"This Assembly do now adjourn for discussing the definite matter of uigency and public importance samely the failure of the Government of India to against the Governor General to take such steps as would ensure peac, and tanquality in the City of Bombay where the Governor of Bombay is well as the Government of Bombay have failed to protect the life property and honour of a large section of men and women in the cit and suburbs of Bombay tions 18. Speciments 1946 onwards, such future tall subusting."

The next motion is from Mr. Ghazanfarulla which reads as follows ---

"This Assembly do now adjoint for discussing the definite matter of ingenty and public important numels the failure of the Government of India to advise the Government of the Government of the Government of the Concernment of the United Provinces as well ensure peace and tranquility in Allahabad where the Government of the United Provinces have failed to protect the life, property and honour of a large section of men and women in the city of Ullahabad from Inne 1986 onwards such failure still subsystang."

And the last one on this subject is from Mr Muhammad Nauman, which reals as follows --

"This the Assembly do now adjoint to discussing the definite matter of ingency and nubble importance namely the failure of the Government of India to idvise the Governor Gene d to take such staps as would crisine pour and tranquillity in the village Bennahad, P.O. Kutri. District Maziffupore Pilia, where the Governor of Bibir, as well as the Government of Bibir. Province have laided to protect the ble property and homour of a 1125 section of man and women in the village and its locality since the month of October 315 over 1645 such relative still subsesting."

I do not see how these motions, which deal with practically a provincial subject and which take it for granted that the Provincial Governments and Governments have failed in their duties could be discussed here in this House May I know from the Honourable Member as to how this motion is in order and as to how the Government of India figure in this?

- Mr. Sasanka Sekhar Sanyal (Presidency Division Non-Muhammadan Rural) Mr President, I am very glad that I have got so many friends and followers in the Muslim League Without being competent to say anything on these motions, I will confine myself to mine on Bengal.
- Mr. President: I may make the position clear I do, not wish to have a separate argument on each of these motions The substance of the motions is identical in all cases
- Mr. Sasanka Sekhar Sanyal: So far as I am concerned, I submit that the prople of Ben, all owe as much allegance to this Government as the do to the Provincial Government. They pay large revenues to this Government also, and they expect that in this dire hour of crisis, which has no parallel and precedent in history, they will get some protection from the Government of India. I do not like to enter into the question of admissibility but I will expect the Government of India, if it is possible for them, to make such a statement, as in their wisdom they can at the present moment, which may give an impression as to how they can help these people who are suffering encrmously even within the limitations of the Constitution Act. May I expect a statement from the Government of India? If the Honourable Member makes a statement giving an indication as to how they propose to help these men even within the limitations of the Constitution Act, the question of entering into a formal debate will not arise

To-day, Sir, or the very first day, when the nation is represented on the Treasury Benches, nothing should be done by any member of the House to prejudice that concord and harmony for which we are going ahead. At the same time we expect that the Government will make such a statement and give such a gesture not only consistent with their limitations, but also assuring to their countrymen.

- Mr. President: What we are concerned with is the question of the admissibility of the motions, not their merits
- Mr. Sasanka Sekhar Sanyal: In that case prespective of the question how the Provincial Governments deal with the matter, it is within the competence of the Government of India to take cognizance of the situation and to send such relief and such organizations which come to the aid of the people. If they cannot directly interfere, they can seek the aid of His Majesty's Government in this matter. After all, if the life and honour of women and men are not safe. I do not know for what purpose a Government exists!
- Miss Manben Kara (Nommated Non-Official) Even on the point of the advisability of the admission of this question. I would draw the attention of this House that it is the primary duty of the Government of India to safeguard the lives of the people of this country, no matter in what province?
- Mr. President: The Honourable Momber is going into the merits and feelings seem to be getting the better of the legal argument. What I am concerned with is to see as to whether within the four corners of the Statute, the rules and standing orders such a motion can be permitted to be discussed. I am note concerned with the desirability or otherwise of discussing these questions. But it it is pointed out to me that there is a duty of the Government of India in which they have failed—the Government of India would mean, not the Governor-General acting in his discretion, but the Governor-General in Council—then only I can see my way to admit the motions. But I find a difficulty there, so far as my own reading of the provisions is concerned.
- I might invite Honourable Members' attention to Rule 23 which is to be read with Rule 12
 - Rule 23 lays down restrictions on the subjects for discussion. It says
- "Ever resolution shall be in the form of a specific recommendation addressed to the Governor-General in Council"

[Mr. President.]

I am reading this Rule because Rule 12 provides, that an adjournment motion cannot be made on a subject on which a resolution cannot be moved; it reads as under.—

"The motion must not deal with a matter on which a resolution could not be moved or assew with the consent of the Governor-General in his discretion with a matter on which a resolution could not, save with such consent, be moved."

So where there is a matter which is for the Governor-General to deude in his discretion, then the consent of the Governor-General will be necessary, and one may now refer to rule 23 which says:

"No resolution shall be moved-

(11) save with the consent of the Governor-General in his discretion,—

(c) on any action taken in his discretion by the Governor-General in clation to the affairs of a Province,"

That is the difficulty Will the Honourable Member please just enlighten me on this point and show how the motions are admissible? None of the movers of these motions has obtained the consent of the Governor-General.

Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan Ruial) The consent can be obtained We can get that tomorrow, if your like

Mr. President: It is not a question of my hing An Honourable Member who brings in a motion of adjointment is supposed to know, the form in which it is to be brought I am pointing out the difficulties I cannot advise Honourable Members here in the House as to the proper way in which they could have fruit diver notions or obtained consent.

Pandit Govind Malaviya (Allahabad and Jhansi Divisions Non-Muhammadan Rural) May I take a minute, Sir' I wish to refer to the legal aspect I am quite sure, as my Honourable friend, Mr Sanyal has said, that on this day nobody would like to move any adjournment motion or to raise any point of discord Things are very grave in Bengal Words cannot describe it The whole country is distressed and agitated over it But we know that the Government which sits in charge today in this House is more competent than anyone else can be to look after things. Therefore while we feel most deeply concerned, we need not raise the point, and can leave it to our present National Government to deal with the situation. I only wish to refer to the legal and constitutional aspect. The legal point is very symple. The Government of India Act does contemplate interference in provincial administration by the Governor-General under certain circumstances. If this House, Sir under a certain set of encumstances thought fit and you permitted it it would be open to it to have a resolution recommending to the Governor-General that in view of those circumstances the Governor-General might bring into operation certain sections of the Government of India Act which would result in interference with the provincial administration. To that extent that matter can be discussed by a resolution Similarly, I submit, Sir that this motion can be taken up and discussed by this House I am not going into the ments Personally I am not for any adjournments to be moved or pressed today I am dealing with the legal aspect only

Therefore, Sir, it is open to us to suggest that since resolutions of that type can be discussed there should be no ban against a motion of this type in view of the situation. Circumstances, may arise in a province or in any part of the country which would justify this Assembly to say that even as the law stands the Government of India, under those circumstances, could, do certain thines in those parts to protect people's lives and property and honour, and to protect the fair name of this country from being sullied. Certain sections implying active interference could have no meaning except that if the necessity arose, we

could go into such matters. Therefore, I submit that these motions can be in order. This is only the constitutional and legal aspect, and I hope and trust that, if agreeing with this view you are pleased to say that the motions are in order, even then in view of the special circumstances of this historic day—I shall not go into it—no adjournment motion will be pressed.

Maharajkumar Dr. Sir Vijaya Ananda (United Provinces Landholders) In. 1942, when Congress passed a resolution the Vicerov and the Executive Council Members took numediate action, although

Mr. President: Order, order, The Honourable Member is going into the merits of the question

Maharajkumar Dr. Sir Vijaya Ananda: That is very in the see the present structure. The Government of India can interfere as they lid in 1942, that was when we were fighting for the freedom of the country.

Mr. President. Will the Honourable Member point out any section which monoses on the Government of India the airs the Government of Council, the statutory duty of advaning.

Sir Cowasjee Jehangir (Nominated Non-Officiel) May 1 joint out that there is a certain amount of confusion. We are working under the Act of 1919. The Proximoial Government's are acting, under the Act of 1935. The Act of 1935 gives complete previously autonomy. It was a thicknich matter when Section 93 was in operation. Section 93 is no longer in aperation, and I contend, Mr President that this House has no right under the Act of 1935 to intenfere with the Provincial Government. It is an extraordinary position that a Contail Government should be working under the Act of 1919 and the Proximcial Governments are working under a different Act. But that is to be taken is it is Besides, may I point out that currentstances today are completely different to the circumstances that existed during the last session when a different Government was on the treasury Benches.

Today we have an Indian Government on the Treasury Benches and Indian Governments in the Provinces and therefore the wholesome practice of not interfering with Provincial Governments should prevail. Whatever your ruling may be even if it be by convention, it should now be established that the Government of India should not interfere in such domestic matters except what is provided for by the law in the Act of 1935.

Mr. President: I would like to know what the views of Government are on the matter

The Honourable Pandit Jawaharial Nehru: This matter relates specially to the Home Department and my colleague here may speak on it. But may I say one word in regard to this particular motion? I am zealous of the powers of this House and I should not like anyone to limit those powers. I am not such a big constitutional lawer as many present here but I would resust any decision (Pandit Govind Malaviya: I am sorty I have to mention again that we cannot hear anything that the Honourable the Leader of the House says.) Naturally the Home Member will say what he has to say about the attitude of the Government in regard to these motions. Naturally any motion which is in the nature of a condemnatory motion against Government has to be resisted by us. As a legal argument I do submit that the matter is a very intricate one and I hope no decision will be given that will in future limit the powers of this House

The Honourable Sardar Vallabhbhas Patel (Member for Home and Information and Broadcasting) Sir, I fully appreciate and deeply sympathise with the feelings of representatives of Bengal and of others whose feelings have been deeply wounded by what has happened in the Eastern parts of Bengal and I wish to say that whilst I fully sympathise with them I would appeal to them and to all others to say nothing

Mr. Muhammad Nauman (Batna and Chota Nagpur cum Orissa Muhammadan) Sir, on a point of order, I want you to say one thing in this connection.

country

[Mr Muhammad Nauman]

The Honomable the Home Member is referring to only one adjournment motion regarding Eastern Lyngal He has not made any mention of the other five adjournment motions.

Mr. President. The Honourable the Home Member has not finished his specth. The Honourable demper would do well to hear him first and then say what he has to say.

The Honomable Sardar Vallabhbhas Patel: Whilst I tuly sympathise with them I would appeal to them and to all others to say nothing or to do nothing which would have repercussions outside this House. You all know the situation in the country We are meeting under peculiar circumstances appreciate the difficult and delicate nature of the task that we have undertaken of governing this country You also know that the constitutional position. whatever it may be, is being evolved and it would not be right for this House to take a position, a definite position, in which impediments may be created which would bind this House and limit its powers. At the same time if it comes to taking a position in which a censure motion is to be passed, this Government has to resist it. You will all appreciate that the time is not for a debate, a debate will not solve the problem-but the time is for action, such action as would prevent the shocking and disgraceful happenings that have taken place and we must all hope and expect that vigorous steps, adequate steps, will be taken to prevent such occurrances and at the same time to prevent disorder or the breaking down of Government. Therefore I can only sav that I can assure you on behalf of the Government that whatever is possible will be done without any hesitation and at this stage I can only appeal to you all to withdraw the motion

Mr. Sasanka Sekhar Sanyal: Sn, I do not press my motion

Mr Ahmed E. H. Jaffer What about the minority Provinces?

Mr. President: The Honourable the Home Member said in respect to the whole of India

Mr. Muhammad Nauman. He was only referring to Bengal and nowhere else
Mr. Ahmed E. H. Jaffer: Not a word has been said about the happenings in

Bombay, Ahmedabad and Nasik

The Honourable Sardar Vallabhbhas Patel: I said about all and I mentioned
particularly the representatives of East Bengal, because they have suffered
more I said all whose feelings have been wounded by the happenings in the

Mr. Abdur Rahaman Siddiq (Calcutta and Suburbs Muhammadan Urban)

R. I want your guidance on a phrase used by the Honourable the Home Mcmher—"Whatever is possible will be done by the Government of India."

And therefore it the Government of India can use its influence, why debar me from telling it how I want it to work and what are my grevances. This House has certainly the right to discuss in every aspect all matters in which the Government of India through the Home Department will do every thing possible—do this that and the other. Therefore may I submit that this House has the fullest right to discuss these matters, if the Government of India can interfere in them.

Mr. President: I do not think any further arguments over this question are now necessary. As I said in the beginning I have been entertaining doubts as to whether such motions would be in order, specially when they refer to provincial matters and want to criticise the actions of Provincial Governments or even the conduct of Provincial Governments But I do see the point made by the Honourable the Leader of the House and the Honourable the Home Member and I should not be taken to have decided the question by any views expressed today. I think at present, it is sufficient for me to state that I do not feel satisfied that I should give my consent to this motion. The point which

has arisen now might be duly considered and studied, because it cannot be dealt with merely by references or arguments as to what is desirable, but by arguments on what is actually contained in the Government of India Act or the Rules and Standing Orders

After thus clearing the position, I dispose of the motions by stating that I am unable to give my consent to them. That disposes of these motions and one which I omitted to mention—No. II from Mr. Satvapriva Bancijee who wants to discuss—

"The situation in Aoakhali arrang out of mass massacre of Hindus the burning of thousands of houses belonging to Hindus, the kotano of Hindu propertie—the forcible conversion of Hindus by Muslims, abduction of Hindu women in I that forcible murriage with Mohammedians and blocking of all roads to iffected ares."

WITHDRAWAL OF INDIAN TROOPS TROW INDONESIA

- Mr. President. The next is by Sardar Mangal Singa who wants to discuss-
- "The failure of the Government of India to arrange the withdrawil of the Indian troops from Indonesia"
- I think this is in pursuance of a promise given by government during the last session that they would withdraw the troops by a certain date. What is the position?

The Honourable Pandit Jawahariai Nehru: The present position is that Indian troops will be withdrawn from Indonesia at the latest by the end of November. I believe some delay has occurred partly owing to shipping difficulties—transport etc. But there is no doubt that this decision that has been made is being carried out, and by the end of November we hope it will be complete.

Sardar Mangal Singh: In view of the assurance given by the Leader of the House, I do not press the motion

Mr. Abdur Rahman Siddiqi: The assurance given, does not satisfy me Will the Homourable Leader of the House give us also an assurance that in case the Netherlands Government is unable to dispatch it is own soldiers, there shall be no delay beyond the 30th November in withdrawing our troops from Indonesia?

The Honourable Pandit Jawaharlal Nehru: The Honourable Member will appreciate that the kind of assurance he asks from one is not very easy to give, but I will give him an assurance that so far as this government is conceined, we are not going to tolerate any delays or any subterfuges in the way of getting our troops back from Indonesia.

COMMUNAL DISTURBANCES IN CALCUTTA

Mr. Presdient: The next one is by Mr. Satvapriva Banerjee, to discuss-

"The terrible tragedy that overtook Calcutta on the 16th August, last and the following days and has been since continuing and which has caused the loss of thousands of human lives the destruction and looting of property worth several crores and the fitter rumation of a large number of families."

This also shares the same fate as the other motions on the subject

COLLECTION OF ARMS AND OTHER LETHAL WEAPONS FOR VIOLENCE AND TERRORISM

Mr. President: The next one is by Mr. K. C. Noogy, to discuss—

"The failure of the Central Intelligence Bureau to watch and discover in time trafficin, and collection of aims and other lethal weapons by lawless elements, preparatory to outbursts of violence and ferrors on an organised scale, as revealed in the grave happenings in certain parts of the country on and after the 16th August 1946."

Has the Honourable the Home Member anything to say on this?

The Honourable Sardar Vallabhbhai Patel: Sir, the ingenint, with which this motion has been drafted will make it clear that the Honourable Member is conscious of the constitutional difficulties involved in this and the other motions that have been brought forward in this House motion involves two questions—one, the functions of the Central Intelligence

[Saidai Vallabhbhai Patel]

Buneau, and two, the traffic in and collection of arms. As regards one, the functions of the Bureau, it has to gather information which would be useful and which in the main is of a political nature. The Central Intelligence Bureau does not perform the functions contemplated in this motion, it only gets returns from the provinces about arms and ammunition of a major nature—if there is any loss of such munitions as machine guns or nifes of pistols etc. then they get actume from the provinces. For arms of a minor character, if there is any serious trouble, then such returns are called for, but from the nature of the arms contemplated in this motion which were detected probably in Bombay and in some other places coming from either the frontier or the border areas, which arm were not of the same nature but were lethal weapons. It is very difficult to say whether they are not intended for domestic use or whether the intelligence Bureau has to gather information of this nature. It does not perform this function and therefore I must resist this motion. At the same time ${\bf I}$ must say that the Arms Act would have to be amended if this kind of arms is to be included in the category of weapons which are prevented under the Arm Act Therefore, the present motion, although worded cleverly and brought in for a different purpose altogether is not, I think, such as can be admitted 1 resist it

Mr K. C. Neogy (Dacca Division Non-Muhammadan Rural) I should not like to give a reply to the arguments that the Honomable the Home Mombet has put totward I shall content myself with saying that I do not desire to move this motion

JUTE CONTROL

Mr President: The next is by Mr Sanyal about jute control-

The stuation that has alien as a result of the Government of India and the Government of Raugal having acted differently and in opposite directions in the matter of fixation of pute of jute "

The Jute control Order is cancelled, I believe - It has been published in the press

Mr. Sasanka Sekhar Sanyal: I do not wish to move this

COMMUNAL DISTURBANCES IN CALCUTTA

Mr. President: Then there is another which has already been disposed of, about the failure of the Government of India to advise the Governor General regarding the happenings in Calcutta from the 16th August—I need not read it out to the House

RICE SHORTAGE IN BENGAL

Mr President: The next is from Mr Satyapiiva Banerjee about the non-availability of vice in various parts of Bengal and the consequent rise in its price, reported death from staviation as a result thereof and the failure of the Goccimment to meet the situation May I know about the ingency of this matter?

Sree Satyaprya Banerjee (Chittagong and Rajshahi Division Non-Muhammadan Rural) The situation, Sir, has assumed serious proportions. The food problem has been engaging the attention of this House since 1943 and I think there has been very little progress, if any, in this matter of supplying rice to the poorer sections of the people of Bengal If the Honourable the Food Member can give us an assumance that there will be a food debate in this House in this session, I will not press this motion

The Honourable Dr. Rajendra Prasad (Member for Food and Agriculture). I have no difficulty whatever in giving the assurance that the Honourable Member wants I propose that a day should be set apart for discussion of the food situation

Sree Satyapriya Banerjee: In view of the assurance, Sir, I withdraw my motion

JUTE CONTROL

Mr. President: There is next the motion by Mr Tamizuddin Khan about the jute position that has been disposed of It raises the same point as the other motion

BOMBING OF TRIBAL AREAS IN WAZIRISTAN

Mr. President: There is another motion by the same member, Mr Tamizuddin Khan He wants to discuss—

"The recent aerial hombing of tribal areas in Waziristan and the destruction of life and property caused thereby"

This requires the consent of the Governor General It has not been received As the Honomable Member has moved to his consent we shall have to postly me pone this motion till the consent is received

The Honourable Pandit Jawaharlal Nehru: The Governor General is prepared to grant his consent

Mr. President: The Honourable the Luader of the House informs me that the Governor General is prepared to give his consent

The Honourable Pandit Jawaharlal Nehru: I have just been informed by Sir George Spence to that effect. On his authority. I stated that he had received a message from the Governor General that he was prepared to grant his consent.

Seth Yusuf Abdoola Haroon (Sind Muhammadan Rural) Has the Honourable the Leader of the House received the consent?

The Honourable Pandit Jawaharlal Nahru. I have not received the formal consent

Mr. Abdur Rahaman Siddiqi: The statement of the Honourable the Leader of the House is a vicarious one. He saws that so and so tells me that the permission is likely to be given

Mr. President: In any case I may fix up the motion for 4 o'clock today and in the meanwhile we shall await the formal receipt of the consent

The Honourable Pandit Jawaharial Nehru: I merely informed you what I was told but apart from that how this question arises at the present stage does not appear to be very clear. I have not got this motion before the I have just heard from you

Mr. M. A. Junah (Bombay City Muhammadan Urban) Until you have got the consent of the Governor General no further discussion can take place. You cannot deal with the motion until you have got the consent

Mr. President: I am suggesting that this matter might be taken up at 4, if the consent is received in the meantime

Mr. M. A. Jinnah: You cannot do it until this motion has been admitted by you Therefore all that you can say is this—that you can allow it to stand over

MC. President: I will have the matter postponed and will consider it when the consent is received I shall then decide whether it is admissible or not It can be taken up for consideration tomorrow

COMMUNAL DISTURBANCES IN CALCUTTA

Mr. President: There is another motion from Mr Tamizuddin Khan to discuss-

"The failure of Government to arrange prompt military intervention for quelling the recent mid August disturbances in Calcutta"

I do not think it is admissible May I know how this is admissible? IV is a question of intervention by the Government of India in provincial affairs. Did the Provincial Government make a request for intervention?

Mr. Tamuzuddin Khan (Dacca cum Mymensingh Muhammadan Rural). Oh yes Request was made but some how or other the request was not considered

Mr. President: May I know what the facts are about this?

The Honourable Sardar Vallabhbhai Patel: It is not a thing that has happened at all

The Honourable Pandit Jawaharial Nehru: We became members of the Government a little more than 2 weeks after this occurrence but no doubt some information could be supplied, if the Honourable Member wants it, of the failings and errors of the previous caretaker Government

Shri D. P. Karmarkar (Bombey Southern Division Non-Muhammadan Rural) We cannot hear what the Homomable the Leader of the House is saving May I suggest that a microphone be installed before we need next tomoriow

Mr. President: I cannot hear what the Honourable Member is saying

Sreejut Rohmi Kumar Chaudhur (Assun Valley Non-Muhammadan) We could hear our leaders before even when they were far away—1000 yards away and we cannot hear them, now that they are so near

Mr. President: So far as the terms of this motion are concerned, the facts have not been stated clearly. I do not think I could admit this

GOVERNOR GENERAL'S ASSENT TO BILLS

Secretary of the Assembly: Sir, I lay on the table a statement showing Bills which were passed by both Chambers of the Indian Legislature during the Budget Session, 1946 and which have been assented to by His Excellency the Governor General under the provision of sub-section (1) of section 68 of the Government of India Act, as continued by section 317 of the Government of India Act, 1935—

STATEMENT

- 1 The Workmen's Compensation (Amendment) Act, 1946
- 2 The Indian Mines (Amendment) Act, 1946
- 3 The Code of Criminal Procedure (Amendment) Act, 1946
- 4 The Code of Criminal Procedure (Second Amendment) Act, 1946
- 5 The Professions Tax Limitation (Amendment) Act, 1946.
- 6 The Insurance (Amendment) Act, 1946
- 7 The Indian Finance Act, 1946
- 8 The Indian Income-tax (Amendment) Act. 1946
- 9 The Indian Oilseeds Committee Act, 1946
- 10 The Factories (Amendment) Act, 1946
- 11 The Provident Funds (Amendment) Act. 1946
- 12 The Trade Marks (Amendment) Act, 1946
- 13 The Indian Companies (Amendment) Act, 1946
- 14 The Railway Companies (Substitution of Parties in Civil Proceedings) Act, 1946
- 15 The Indian Coconut Committee (Amendment) Act, 1946
- 16 The Protective Duties Continuation Act, 1946
- 17 The Protective Duties Act, 1946
- 18 The Indian Soldiers (Litigation) Amendment Act, 1946
- 19 The Hindu Marited Women's Right to Separate Residence and Maintenance Act, 1946
- 20 The Industrial Employment (Standing Orders) Act, 1946
- 21 The Merchant Seamen (Litigation) Act, 1946
- 22 The Mica Mines Labour Welfare Fund Act. 1946

MOTION FOR ADJOURNMENT

USE OF THAR GAS OUTSIDE THE COUNCIL HOUSE

- Mr. Muhammad Nauman (Patna and Chota Nagpun cum Onssa Muhammadan) I have given notice of an adjointment motion which the Honourable President did not read
 - Mr. President. I have gone through all the motions
- Mr. Muhammad Nauman: I have given notice about the use of tear gas outside the Chamber I gave it to the Secretary and the Chief Whip
- Mr. President: 1 do not know what has happened 1 am m the House I have not received any notice
- Hap Abdus Sattar Hap Ishaq Seth (West Coast and Nilgaris Muhammadan). It was delivered to the Chief Whip
 - Mr. President: Was any notice given to the President
 - Hall Abdus Sattar Hall Ishaq Seth: Les Su
- Mr. President: I have not received at I would draw the attention of the Monorable Member to pangraph 50 of the manual of Business [Rule 11 (2) and Standing Order 22] Notice of an adjoinment motion shall be given before the commencement of the sitting on the day on which the motion is proposed to be made to each of the following
 - (1) the President,
- (2) the Member of the Government to whose department the motion relates, and
 - (3) the Secretary
- Mr. Muhammad Nauman: It does not mean that I should hand it to the President in person
- Mr. President: Has the Honourable Member given notice to the Member of the Government
 - Mr. Muhammad Nauman: It has been given to the Chief Whip
 - Mr. President: It seems nobody has received it
- Haji Abdus Sattar Han Ishaq Seth: The practice is that the notice to the President and the Secretary is given in the Secretary s room. And the notice which was meant for the Honourable Member in charge of the Department was handed over in the Official Whip's room. All the motions which you have just now read out were handed over either to the Secretary personally or sent to his office noom. When the notice of this adjournment motion was taken, the Secretary was inside your noom and therefore it was left on his table and the notice for the Honourable Member was given to the official Whip. Probably, it is lying on his table and here is the copy of it
- Mr. President: I can read out this notice, but the difficulty is that we won't be able to have the conect facts on both sides just at the moment I therefore propose to take it up tomorrow

BRETTON WOODS CONFERENCE AGREEMENTS

PRESENTATION OF THE THIRD INTERIM REPORT OF THE COMMITTEE

Mr. K. C. Neogy (Dacca Division Non-Muhammadan Rural) Sir, I beg to present the third interim report* of the Committee on the Bretton Woods Conference Agreements

^{*} Report printed as Appendix I to these Debates

TENDERS BY THE HIGH COMMISSIONER FOR INDIA—LAID ON THE

The Honourable Dr. John Matthai (Member for Industries and Supplies): Sir, I beg to lay on the table* three statements furnished by the High Commissioner for India showing cases in which the lowest tenders have not been accepted by him in purchasing stores for the Government of India, during the half years ended 31st December 1943, 30th June 1944 and the 31st December 1944

INDUSTRIAL DISPUTES BILL

The Honourable Shri Jagiwan Ram (Laboui Member) Sir, I beg to move for leave to introduce a Bill to make provision for the investigation and settlement of industrial disputes, and for certain other purposes

Mr. President: The question is

"That leave be granted to introduce a Bill to mike provision for the investigation and settlement of industrial disputes and for certain other purposes."

The motion was adopted

The Honourable Shri Jaguvan Ross: Sn 1 miroduce the Bill

FACTORIES (SECOND AMENDMENT) BILL

The Honourable Shr. Jagjivan Ram (Labour Member) Sir, I beg to for leave to introduce a Bill further to amend the Factories Act, 1934

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Factories Act, 19. The motion was adopted

The Honourable Shri Jaguvan Ram: Sir, I introduce the Bill

INDIAN MEDICAL COUNCIL (AMENDMENT) BILL

Mr. S. H. Y. Oulsnam (Secretary, Health Department) Sir, I beg to move for leave to introduce a Bill further to amend the Indian Medical Council Act, 1983

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Indian Medical Council Act, 1933"

The motion was adopted

Mr. S H Y Oulsnam: Sir, I introduce the Bill

INDIAN BOILERS (AMENDMENT) BILL

Mr. B. K Gokhale (Secretary, Works, Mines and Power Department): Sir, I beg to move for leave to introduce a Bill further to amond the Indian Boilers Act, 1923

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Indian Boilers Act, 1923"

The motion was adopted

Mr. B. K. Gokhale: Sir, I introduce the Bill

The Assembly then adjourned for Lunch till Half Past Two of the Clock.

^{*} Printed as Appendix II to these Debates

. The Assembly re-assembled atter Lunch at Haif Past Two of the Clock, Mr. President (The Honourable Mr. G. V. Mavalankar) in the Chair

NOMINATION OF THE PANEL OF CHAIRMEN

Mr. President: I have to inform the House that under sub-rule (1) of rule 3 of the Indian Legislative Rules, I nominate Mr. K. C. Neogy, Syed Ghulam Bhik Namang and Mr. P. J. Griffiths on the Panel of Chairman for the current session.

MOTION RE THIRD REPORT OF THE COMMITTEE ON BRETTON WOODS AGREEMENTS

The Honourable Mr. Liaquat Ah Khan (Finance Member) Sn. 1 move "That this Assembly having considered the third report of the Committee on the Bretton Words Agreements do hereby approve India so outmind members in cf. the International Monetary Fund and the International Bank for Reconstruction and beautopinent."

As you are aware, Sir, I took over charge of this department only about 50 hostpone ago. In ordinary crimins that it would have requisited this House to postpone discussion of this motion, but is I had the product stifting on the other side—and I am not vet quite sine—duch side is better—and listning to the dobutes that have taken place—it the past of this very subject. I felt that it would be wrong of me to allow this House to veste any time and not consider this matter which is indeed of any great importance. Honomable Members of this House are aware of all the arguments that have been advanced in favour of this and against it, and it is not my intention on this occasion to travers the same ground. I will as birefly is possible place before the House the case for the accepting of the motion which I have the bonom to move on this occasion.

Sir you will remember that on a previous occasion this Assembly adopted a motion accepting the recommendation contained in the second report of the Committee which was to this effect.

"That Government should take advantage of every possible provision in the Articles to postione payment of the subscriptions due to the Fund and the Bank till the last moment, but if after consultation with this institutions it become necessary to take a final decision before the Assembly meets again Government should summon the Committee and a decision should be taken in consultation with them, the Committee height summoned for this purpose.

Su the Committee was an innered of tovernment found that their was provision in the Articles of the Bars or the Final whiches the pestponement could take place without individual disqualified. At that true, the demand was for payment of 2 per cent of the contribution or or before 24th August if India was to continue to possess, the qualifierton which was required. The Committee recommended that that a mount should be paid and therefore this 2 per cent of the subscription which came to 8 million less 40 000 dollars which had already been paid in U.S. dollars was paid before the 24th August 1946. On the 19th June Government were informed by the line mational Bark that it would start operations on the 25th June and was risked to make the following payments.

One payment I have dready a funct to The other payment which cloven ment were isked to make was 3 per cent of the subscription in rupers on or before the 25th Novimber 1946 and a further 5 per cent in judges on a before the 25th November, 1946, formal demand for which would follow later. It will be seen from the report of the Committee that the Committee decided that they would not feel justified in sanctioning this further demand without the matter being placed before the Assembly and the Committee recommended that a special session of the Assembly and the Committee recommended that a special session of the Assembly unspective of the political conditions between the properties of the political conditions between the properties of the political conditions between the properties of the political conditions that may prevail in the country, should be summoned before the 10th November I am plad that it was now-sible to summon a session of this Assembly long before the time which was specified by this Committee, and now in secondaire with the recommendation of the Committee Government have taken the first opportunity of coming before the House and seeking its sanction and approval to the continuation of the membership of Government in these organisations.

[Mr Liaquat Alı Khan]

I stated in the beginning that the object of this motion is to obtain, as was suggested by the Committee, the sanction of this House, but the motion has been so worded that we are asking the approval of this House not only to the immediate requirements of 8 per cent which we have to make, but for a declaration of its policy with regard to these international organisations. I personally feel that it is not very nice that we should keep this matter in suspense and every time when a demand is made we should come forward and say that we should pay so much, and postpone the trual decision to some future date. It is really a matter which should be decided once and for all by this House, whether or not India is to continue as a member of these international organi-And here I want Honourable Members to look at this problem only from the point of view of India's interests and of no other interests. Those of the Honomable Members who had occasion to listen to the debates in the past would recollect that it was suggested that we should not commit conserves unless the question of sterling balances was settled. Now, Sn., this argument would imply that really speaking it was in the interest of the United Kingdom that India should join these international organisations. I want the I onse to divorce that idea from their minds whether it is in the interest of U.K. That should not be our consideration when we are disor whether it is not cussing this motion. Our consideration should be whether it is in the interest of India or whether it is not in the interest of India. Much, as we have sympathy for U.K. and all other countries of the world because India's hospitality is well known, yet I believe in the proverb that charity begins at home and I must look to the interest of my own country first and to the interest of the rest of the world thereafter Therefore Su I think my Honourable friend Mr. Mann Subedar has been the greatest advocate of this proposition that we must settle this question of storling bilances with United Kingdom before we take any final decision in this respect. I think he is right to a certain extent But at the same time as I have stated just now, we should not really adhere to this position unless it can be shown that by our not joining this Fund and the Bank we could put a lever on the United Kingdom I am afraid from the little examination that I have been able to make of this matter. I do not see any connection between the two I know that Honourable Members of this House feel very strongly with regard to our sterling balances them that the Government of Irdia tody, for as spongly about these sterling balances if not more than Honourable Members of this House

Sit. N. V. Gadgil (Bomber Central Discourse Non-Muhammadan Rural) As urgently

The Honourable Mr. Liaquat Ali Khan. We know that these sterling balances have been accumulated through the sacrifices through the trials, sweat and tears that the peoples of this country have gone through and we cannot be unmindfel of the interest of these millions of people who have been responsible for making the position of this country as a creditor country. With resaid to this matter I would like to tell Honom ble Members of this House, and I am sure they will be glad to know that the Government of India have been prasuing this matter with great vigour and I am able to relate to day that His Majesty's Government are as anxious as we are that this matter of sterling balances should be settled that negotiations should be stuted as soon as possible am not using this expression 'as soon as possible', as a burequerat and this expression has not the same memmer as it had in the past. When I say 'as soon as possible. I men not the menning of the bureaucratic language, but I mean the struchtforward meaning which you can place on these words am unable at this stage to indicate any definite date. But Honourable Members may rest issued that not a moment will be lost by the Government of India in starting negotiations with regard to this matter of sterling balances, and here. I would like to repeat once again that we are sensible, we know how these sterling balances have been accumulated and we shall see that India's interests are safeguarded and justice is done to India. I think with your

permission. Sir, I would like to quote the points which were raised from the speeches and the note of my friend Mr Manu Subedar because that in fact is the fear, and that in fact is the position of those who are opposed to our joming this international Fund and this Bank Sir, the apprehensions that were expressed in the Pievious debates and as I have said just now particularly by Mr Manu Subedar who has in his Note of Dissent in the third report of the committee clarified his position are really in respect of membership of the Bank more than in respect of membership of the Fund. But even here after weighing the pros and coas we consider that we should continue our membership I would not like to waste the time of the House by reading out in detail the extracts from the report or the Minute of Dissent 1 can briefly put the point of view of my Honourable friend Mr Mann Subedar Tirstly his objection is that he feels rather uncertain about the future of these organisations. His fear is based on our past experience of such or misations. He fears that the position of these organisations may be like UNRA or the League of Nations and we may suffer loss and these organisations may not be able to achieve all that is claimed for them. In this respect I would like to say that if we are interested and I hope we are, in the ich binitation and the prosperity of the world at large becar. I am sure no Hanourable Member of this House would deay that our properity will depend on the prosperity of the rest of the world if no believes that it is necessary to help in the rehabilitation of these countries which have been devastated on account of the last war of it it is necessary to the interest of economic advancement of all the countrie including India that those countries which are today in a deplorable condition should be brought up, then I submit Mr President we should be prepared to take that risk of most the opinion that India cannot keep itself aloof from the economic repercussions in other parts of the world. If economically the other countries are bankrupt cannot hope to prosper. It is absolutely essential that our trade should be on a very large scale with other countries and we cannot hope to achieve that unless those other countries are economically at a position to carry on trade with iis

The scenal fear that was expressed on inv. Honourable fitted was that this more will be spent on rehabilitation of European countrie only. I hope my Honourable friend will correct in (a), now where I put a wrong interpretation on what he his said. On that point Mr. President the object of this Bank is two-fold Firstly to help in the reliabilitation of those countries which have been divisited on account of the war, and secondly to assist those countries which are midistrially backward. So it is not a question that will concern only those countries which were effected during the war. I believe and I think I am tight that even those countries which are economically backward will be entitled to receive help and loans from this Bank.

The third point which was rused on previous creasions was that as we have got such large sterling balances— I think the value of which today is something like 1.700 croics as for is India is concerned we shall not need any loans I would not agree with my Honourable friend if he thinks that it is possible for India to get this money either in lump sum or in a very short time. If think with the greatest amount of optimism it would be wrong to mesunic that I feel that with the indistrict spinior of India which is absolutely necessary, the settlement which may be arrived at with regard to those steining balances the repayment will have to be done in instalments and I feel that the instalments which may be fived may not give us sufficient money to meet all our requirements of industrialization. Therefore, Sir I do not think that we will be justified in assume of hit India will not receive or will not require any help from the Bank for future mulasticalization.

Now, Sir there is mother point which was raised with recard to the Fund to suggested that by joining this Fund and because the Fund refers to exchanges we shall be losing our sovereignty as far as the monotary exchanges are concerned. On that point I think my Honourable friend, Mr Manu Subedar, has got greater experience and knowledge than I have He would [Mr. Laquat Ah Khan] agree with me that it would be in the interest of conomic development of all the countries it there was some machinery by means of which exchanges of the currences of various countries could be stabilized. I think it would be in the interest of every country, and when you are thinking of the good of every country in this world including yourself you will have to give up some of that sovereignty. It will not in fact be a question of giving up that so-crognty because every country that comes into this Organisation will have coin, after giving up that certain amount of saveriginty, and therefore it will be really like independent people joining in a free partnership, and therefore, Sin, seriously speaking I do not think that that is an argument which should deter us from critering this Bank.

There is another tear which has been expressed that this Bank may go into highnation because of the shady transactions that may be carried on by its executive, and I think when we put forward that argument what looms large before us is the example of some of the very small banks which have gone into highlation in this country and have not been able to meet their obligations. But, Sn. I think the Honomalbe Members of this House will gave this the same argument cannot apply to an organisation like the one which we are discussing today. It will be in the hands of responsible people representing responsible Governments and we are one of those who will be opic critical on the Bond of this Bank. And therefore I do not think that this feat, that thoughtless transactions may land this. Bank into trouble should deten us from following a line if it is the right line in other grounds. And apart from that, Mr. President the conditions for advicing bound have been laid down and they are very stringent and I feel that on that point we should really not have unrecessary fear.

Taking everything into considers for and keeping in view the importance of the question of settlement of the sterling bilances. I feel that there is a good Case, a justifiable case for India ren among a member of this Organisation. On this occasion. Mr. President, I want the House to consider this question very carefully and I want this House to give its veidet on this matter not only with regard to the immediate payments which have got to be made but with regard to the whole policy- whether we stould continue to remain a member or whether we should not wheth t we should contribute and in future ment all the liabilities that are there or whether we should not a nid therefore Su, the motion which I have placed before the House has been worded in the language in which I have moved it and I hope that the Honourable Menmers will feel about this matter in the same viv as the Coverament do. In other words that they would feel that it is in the interest of India to ion, these international organisations. If this Hone wible House is of the opinion that it is not in the interests of India, then I could requist the Honourible Members not to vote for my motion. I want the Henograble Members of this House to vote on ments not on sentineats legras after all we have got to take into ousideration the question of the nellions of our countrymen. I do not went that on this motion the rotes should be cost because of the composition of this Government. I want that the House should willy consider this question on its merits and that the House will find itself in agreement with its that it is in the lest interests of India that we should rum these international organizations

Mr President: Motion mot d

"That this Assembly having considered the Third Report of the Committee on the Bretton Woods Agreements, do berolv approve India's continued membership of the International Monetary Fund and the International Bank for Reconstruction and Development.

Mr. Manu Subedar (Indian Merchante' Chamber and Burcen Indian Commerce) I have listened with interest to the statement made by the Honourable Mr. Lanquat Ali Khan the Finance Member whom we ill welcome on the Treasury Benches and whose presence as well as the expressions used by him—the patriotic and reassuring expressions used by him—impire great confidence.

in us that in financial matters the affairs of our country are in very strong, stout and patrious hands

On previous occasions when speaking on this subject, I was speaking with my back to the wall I was speaking with the feeling that I was fighting a foreign octopus, a foreign government that was more interested in the welfare of their country than in the welfare of this country. I was feeling that the so-called mixed personnel of the Government of India was drifting and that the real direction of affairs came from London that in these financial matters at all events London gave the instructions and London's representative in the British Finance Member in this House, followed those instructions regardless of the fact that this country's interests were wrongly involved and were sacrified.

Now, Sir, that is not the case. Now we have every confidence with the Government which is there which is composed of popular representatives, of men of our choice, with men of our confidence, that the and other matters will be in safe hands, and whatever we say today is not necessarily a destructive comment, is not necessarily a destructive comment, is not necessarily a destructive comment, is not necessarily a spirit of conflicters, but it is in the spirit of friendship with a view to help in very complicated and far-reaching problems. Indeed, Sir, the statement of my honomorphic friend himself shows that there is much more to this than the simple notion which he has moved. I regard this motion merely as this Does this House have full confidence in this Government with regard to India's adherence or with regard to the exercise of powers which are inherent in the constitution of those institutions for withdrawal from them if the situation so arises? This House has absolute confidence and in that sense I am not going to oppose this motion.

Let me, however, explain the position of the numerous complications which First of all, we are face to face with a very large question, a question of 17 to 18 hundred crores of tupees of this country's assets which were compulsorily removed to England, which are not being returned and on which no interest is being given to us. When so much of the assets of this country is -not quite in reopardy but rather at least-held somewhere else against our wishes, is it right for this country to involve itself in an obligation of membership to these institutions which involve no less a liability than Rs 320 crores If, Sir, these assets were carrying interest, we would get every year a sum that would cover almost the whole interest charges payable by the Government of India in their budget. If these sums were made available earlier, it would betimes have been useful for the industrial purposes to which the Honourable the Finance Member referred In other words, these matters have been held up and delayed by one excuse or the other. What is the excuse for the United Kingdom to say that it will not pay, that it will not even begin to pay that it will not even start the negotiations. It may be possible to drop the curtain over the past in a more favourable atmosphere which we are all endeavouring to bring about But this is really a very large issue. As I mentioned once before, the Rs 1.800 crores is equivalent to 18 years net income of the Central Government of this country before the war. It is equivalent to about 25 years' · trade balance of this country These are not small matters, and if some of us felt worned, if some of us felt that it would be proper if India settled her own internal affairs first if India first got hold of the assets which have been removed, these assets which are the basic reserve for the currency of this country, if some of us felt not necessarily that we should not join but that we should defer, that we should delay till our own House was in order-at least at would be recognised that it was a sensible course, particularly when the decision to join was taken not by a Government responsible to this House

Now what I wish to indicate is this that even the foreign Government in that delegation which they sent to the Bretton Woods Conference took up a particular attitude that until and unless the sterling balance issues were definitely discharged, India would be in no position to join or finally decide with regard to her membership of these institutions. I have quotations from Sir Jeremy Raisman and Mr A D Shroff But I shall not waste the time

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[Mr Manu Subedar]

of the House by going over the whole ground again. When the Bretton Woods Committee of this House first met in February, it emphasized—and this report was signed by a British Finance Member.

"In our view the final decision whether it would be to India's advantage to tensain a member of the Bretton Woods institutions may be determined to a very considerable extent by the outcome of the negotiations which Itis Majesty's Government are committed to undertake with the Government of India on the subject of liquidation of striling ciedits If these negotiations are unduly delayed, it may be necessary for India to withdraw before these negotiations take place, because it may happen that India will be called upon under the agreement to undertake commitments which she may feel unable to shoulder in the absence of a satisfactory solution of the sterling credits".

This same sentiment expressed on the 20th February, 1946 was reflected by the Committee on the 17th April, 1946. We have to remember that India has not been able to start these negotiations of to get a satisfactory so intoin and further of the fact that the assurances which were sought from February have not been received from His Majesty's Government. I will read the assurance part

"Nevertheless in order to allay the anxieties which have been caused by certain state ments in the Pullament and in the British press, we would welcome an early and authoritative reassurance by His Majesty's Government on this point and the fixing of a date for negotiations with the least possible delay."

Not only were no negotiations fixed but the assurances sought for as early as February, 1946 were not forthcoming, until the third report which we wrote on the 29th July, and where I im sorry I had to differ from my colleagues Under these encumstances is it very strange that the position which I was taking up then was the position of the Government of India as was then constituted It was that the representatives of the Government of India tried at the Bretton Woods Conference to induce the Conference to primit the new .nstitutions that were being instituted to be used for the liquidation of England debt to India Did they succeed in this effort? They were foiled in this effort by the combination of British as well as the U.S. A representatives at that conference India's case was lost. Even the then Government felt bitter about it This conspiracy between Britain and the U.S. A representatives against India was continued thereafter in the Anglo-American Loan Agreement In the Anglo-American Loan Agreement there are two clauses clauses 6 and 10(C)-which are specifically antagonistic to the interests of India. This agreement was made behind the back of this country No reference was made to the Government of India with regard to this agreement and the then Government of India, I am sorry to say, failed to intervene when they knew and were informed that something was being done which was prejudicial to the interests of this country Not only with regard to the Fund and the Bank specific provisions were made that these particular debts owing to India by the U K should not be included, not only was that done, but in the Anglo-American Loan Agreement it was specifically provided that no part of the loan which was given by the U S A to England should be used for the purpose of giving back the moneys which England was owing to this country Not only that but more specifically it was provided that the manner in which these negotiations should take place and the settlements should be made should be that the debt would be divided into three parts-part of it would be immediately converted, part would be consolidated and part would be scaled down. It was provided that if at any time England wanted relief in the matter of interest charges on the loan which she had raised in the U S A that relief was to be given only when England came to the U S A with her hands free that is to say after repudiation of whatever was due to India by way of capital as well as by way of interest In other words this issue is not as simple as it looks and with all due deference to members of the Government, who are the most prominent men and chosen leaders of the people of this country may I humbly point out that this is a Anancial chess game and there is a pitfall There is a specific pitfall in which

more powerful interests are stampeding this country into a position which it will not otherwise take and more powerful interests are conspiring in order to do harm to this country and it is my duty, more specific duty, now with the Government as now constituted to point this out to the best of my shifty

On every occasion this country has been called upon to take hurned decrysions with regard to the Bretton Woods institutions. We have been jockeyed or thrust into these decisions. In the first instance we were told to join up-immediately, otherwise we would not be an original member. Then we were told that we would not get a representative to attend these institutions and that they would be kept out. Now we are told that we would be defaulters if we came out. Let me put the point of view of other countries, as they are deciding on these issues.

Did the U K in spite of the glib talk rush into the decision to join these institutions. The objective of the U.S. A. was a very large man from the U.S. A. or this Dollar Loan Agreement the late Lord Keynes and Gord Halifax had to wait with their hats in hand for more than six month. This Dollar Loan Agreement came about on the 6th Docember 1945. On the 13th of December Parliament met and not only approved of the Anglo-American Loan Agreement but also approved of England's membership of these two institutions and, generally I think, of the Union Trade Organisation which was being set up Li other words England had a particular objective As soon as that objective was achieved, she joined these institutions but not till then. We also have and have had-and on this there is no difference of opinion on either side of the House-one singular and principal objective, namely that with the creditor -tatus which has been forced on India involuntarily, with the money whi h they have taken away in the course of five years from this country at very creat sacrifice on the part of this country, there should be no uncertainty about these moneys These moneys are badly wanted as currency reserve and in order to deal with the stability of internal prices they should be forthcoming and every thing should be in order before we go into these institutions. This is the point which we have always urged and which I still urge on the Govern ment, not in the form of immediate withdrawal or in any other way. As a matter of fact the Committee themselves wrote in the first report that a ribuation might arise in which this country may have to withdraw from these institutions.

By way of this Anglo-American Loan the U K got from America no 'cs in amount than 1,466 errores of rupees. The U K then contributed 2,600 million dollars, which is equivalent to about 800 crores of rupees, in other words the whole of the contribution to this Fund and Bank, so far as the U K. is concerned, aises out of a loan which she was able to ruse. It does not arise out of any basic money or reserve which the U K people hold. It comes from outside and it is disposed of outside. It is a singular point to note that the U K regarded the membership of these two institutions—which was opposed by large sections in the Parliament itself—as a sort of price to pay for the loan which she was inceiving, that the international enthusiasm was not there, that it was purely a calculating financial game.

Take Russia, another large country which is also after a large dollar loan Russia is not thinking of joining these institutions unless and until she gets he dollar loan. Take Australia and New Zealand. These two Empire countiles have kept away from these institutions and are only attending them by means of a representative observer. There is nothing which finally determines India's attitude towards international affairs, towards these particular institutions. It is simply a question of judging which is the best moment. Is the best moment after we have put our sterling matter issue right or is it now? All the same I commend these ideas to this Government in order that they may consider them if and when the occasion arose

[Mr. Manu Subedar]

What has annoyed me throughout the last 12 months is the amount of persistent propaganda, persistent anti-Indian propaganda which has come from the U. K We challenged it in this House and Sir Archibald Rowlands was not able to deny that certain semi-official propaganda was sauctioned by the Treasury officials of the U K These pm-pricks and propaganda have been frequently sent down and I am sorry to say that the Indian press has given them an unworthy circulation, creating a sort of feeling that Indian money was as good as gone and that Indian claims were false and exaggerated and that semething should be done. I want to mention this specific propaganda because, whatever position our government takes up on this issue, it is their duty and I shall request them most carnestly to counter this propaganda, to put India's case forward, which is a robust case and a good case, but it has never been iput forward—the previous financial authorities had no interest in weakening the case of their own country against India It is now only, and in the hands of my honourable friend, Mr Liaquat Ali Khan, that we can confidently hope that such case as India has got will be put forward, that such wrong propagaida which is coming out will be put right. I had to take enormous trouble to counter some of this propaganda I recall the very bold interview which Sardan Patel gave on this issue, in which he said that any Indian who talks of scaling down these sums which were taken from the blood and tears of the population of this country was a traitor to this country. It was the only effort of this kind, but it was an isolated effort these were not the efforts of the then government of the country, the then government of the country was more interested in doing India down than in collecting the just dues and momes which were owing to India What was this propaganda? Mr Chuichill speakang in the parliamentary debates said that India was saved from the Nills and from Japan I have got the quotation here but I will not take up the time of the house reading it-in other words he said "Is there no consideration for all this? We did this for you, you gave us so many commodities worth about 1.800 crores What does it matter? Call it off "Mr Churchill is a sinking sun in the world, he no longer counts, he lives in the 18th century, he is an ally of Kipling where he should go now Nobody takes Mr Churchill seriously in his own country now, but I am sorry that Mr Dalton, the Chancellor of the Exchequer, did not on that occasion get up and say that this was not the official view of His Majesty's Government On the contrary, Mr Dalton has very recently made the declaration which I will bring to the notice of my honourable friend the Finance Minister in which he says that he knows of no misunderstanding between Britain and the United States as regards Britain's obligation under the Anglo-American Loan Agreement, particularly in regard to Britain's forthcoming negotiations in settlement of the sterling balances with India Egypt and other countries In other words, instead of assuring us and giving us the assurance which we sought from the government of the day at that time in February, 1946 that these debts were honourably incurred and they would be honourably repaid, the Chancellor of the Exchequer of the United Kingdom in his recent visit-17th September-actually says that he will carry out in the negotiations which are going to take place with India the understandings and the undertakings and the obligations of the United Kingdom under the Angle-American Loan Agreement May I know whether our government have considered what these implications and obligations involve? I have alread made reference to clauses 6 and 10 of those agreements which are highly pernicious. highly objectionable, from the point of view of India. It is true Sir Archibald Rowlands said that India is not bound by this agreement to which he was no party, but England contends that she is bound by it and England is about to negotiate with us Let our government gather up all its strength and give a punch in the nose to the United Kingdom statesmen who want to impose on India obligations which they incurred behind our back in their negotiations with the United States They incurred those obligations for their own interests, they wanted a big loan and they got this loan and this was part of the terms which the United States imposed on the United Kingdom, and we are going now to be saddled with the full implications of these obligations

The other point was that India had overcharged and profiteered. This is one of the issues which the Parliamentary Committee themselves have disposed, of, and I am glad that in recent months nobody has said that India had overcharged. On the contrary, what are the facts? The tea which the United Kingdom population had during the last five years of the war was purchased at controlled prices in India between five and a half annas and ought annas—at was better tea, it was big leaf which we did not get in this country. Not only take, but hides, jute, rubber, mea, manganese, groundnuts and nuricrous other articles were all taken up at controlled prices, so that the Indian producer got less. Not only His Majecty's Government and the allies, but the civiling population of the castern group countries and of the United Kingdom got benefits out of this at our expense. After that, it is certainly remarkable if any country representatives can claim that India had overcharged them and the sterling balances represent an cleiment of profiteering.

New, Sir, we were told that Britain could not pay because they have no ability to pay. There again this argument was made much of until some of its perited out that Britain had considerable assets in this country. In my country, when a debtor wanted to plead that he could not pay, he brought what ver he had and put it in front of the creditor and said. If have with great difficulty collected this. Please take this, and now consider some delay, some relief with regard to the balance. Did the United Kingdom do this? Did they ever have the decency to consider that was British assets still exist in India itself and that it was just and right that these assets should be liquidated and handed over in dischange of the debt which was forted on this country? Some of these assets are being sold now, and I am sorry to say that the capital realised in respect of these assets is, on account of the neglect of the Government of India, being worked off against the current liability of England for goods which she buys from here

The question of scaling down was boosted so much that some of our ownmen, fifth columnists of India, who were under the dominant influence of Britishers in this country, actually came out with the idea that England cannot pay and let us give away 200 or 400 erores out of this money Some of the . -called financial press of this country, I am sorry to say, was not independent or patriotic enough to take the right line, and some of the so-called economik press of this country also came out with this weakling idea-let us give away something To which country were we trying to give away? We are here suffering from inflation, high prices, famines, floods, strike fever, unlawful activities on a scale unprecedented-and this poor country was being asked to give away nothing less than 200 or 400 crores merely because it was British. propaganda Now, it is the duty of our government to counter this propaganda Is the United Kingdom a pauper country? Is it not in the forefront of all the European countries today in prosperity? Has it not already built up an expert drive beyond their own expectations? Are they not already flourishing in a measure in which it would be ages before we bring up our country to that level? Is it right and just that arguments of that type ought to be put forward at any time? I expect that our Government and the stout hearted man of our Government who have taken charge of the finances of the country will never stand any nonsense of this kind from any quarter

Then, Sir, there was another ramp in connection with this which I would like to bring to the notice of this House and of the Government. That was at the Lands of the industrialists of this country. Now, Sir, I wish well of the industrialists so long as they remain within their proper sphere but no industrialists.

Mr Manu Subedari could be allowed to interiere with the larger affairs of the country in a manner un which some of these fellows try to do What was the driving force to them Some of them were very anxious to bring some machinery and they wanted The British Government by a whispering campaign had created dollar scarcity artificially for this Government I have shown in the third report, which I will not read and waste the time of the House but I will commend to all friends here to read a portion of that third report made by me in which I am showing how India's dollar position was and how we were artificially denied the use of those dollars, so much so that when men who spend here on their livelihood something like Rs 100 a day, when they went to America they got two or three dollars a day. In other words artificial scarcity of dollars was creeted by a whispering campaign amongst British officials of the Government of India and the industrialists outside who were denied even little trifles like small machinery which they wanted-they came out with the iamp-let us point this bank and fund and also scale down the sterling balances if we get dollars immediately. In other words the sterling balances belonging to the masses of this country were to be scaled down in order to meet the convenience of the short sighted industrialists who merely wanted their dollars short sighted men did not consider,-just as the Honourable the Finance Minister himself in his opening remarks-I trust that my Honomable friend will forgive me for saying so, that there are other means of getting dollars than merely from the bank, the new institution which is being instituted. That bank has very strict conditions, as my friend mentioned. I am not sure whether India will be eligible for loans from the bank. Anyway there are other me no of getting dollars from what we may call the normal banking channel of the U S A I had a talk with important American bankers and I pon ted We had constout to them that we had no debt owing to anybody outside derable assets in the United Kingdom I asked-don't you consider us a fit and proper party to borrow from America for our immediate purposes so long as we spend the money in America for equipment and he said-Not only would I consider you fit but I would be most anxious to give such advances to India In other words the immediate dollar need could be met by other means but did the Government of the previous day, their predecessors did they ever try to negotiate with the United States for a free loan from the normal channel They would not Why? Because they wanted to create an artificial scarcity of dollars in this country in order to get the industrialists worked up, in order to get them to support Britain's proposals with regard to the scaling down of the sterring balances as well as with regard to the membership of these two institu-

Now, Sir, I was told by an official whom I will not name, as he is not here to answer me, "we could join this bank You say it is an international experiment and night fail. We will guard ourselves by taking as much loan as our subscription is " Sir, I listened to him and I laughed just as some of my friends are laughing here. This cannot safeguard India. A solvent debtor has got to pay even when the creditor institution fails. And then, Sir. Sir Chintaman Deshmukh was with us on the last occasion. I have great regard for him and I teel that he means well He said we have got a provision for coming out of this institution any time we like and a mere intimation in writing to our representative in the U S A would do the trick and any obligations which the bank may meur from that date will not be binding and we shall give instructions to our representative to see that our resignation is handed in as soon as loans were proposed which in our view would not be forthcoming and which would be risky and dangerous loans I think this is a device which we could still use if the occasion came My Honourable friend mentioned which other countries would borrow—the war ravaged countries whose capacity to pay is limited by the fact that the destruction caused by the war cannot be replaced by human

agency for a century and also by the fact that in their own country there is no settled government. Take China I have great feeling for the Chinese people I would like to help but there is some difficulty. Take Greece, the pet of Mr Churchill, for whom he would try to get vast sums. As a matter of fact the United Kingdom, even when they had no money to pav us, gave a free gift of ten million sterling to Greece only about three months ago. Greece is in the threes of difficulties. So also is France, between communists on the one hand and the other patties on the other. The Polish people can be hardly regarded as settled down. Italy is in a horrible condition politically. It is these countries whom you would select for giving your money. I say that there is a certain amount of risk involved in these international experiments, and we may take the risk fully when our own money is freed but whether we should take the risk now is a matter on which I must say, with all respect. I differ from the Honourable the Finance Member.

Now, we were told that India would default if we did not pay sub-supptions now. If we remain members, naturally we pay the subscription and rather than be called defaulters we would come out of the bank for the time being without any remous harm but this defaulting idea as applied to India is again very tunny. When we were owing England sterling loans, my friend K. T. Shah raised the issue and rightly too whether some of these loans were rightly chargeable to India and whether we could not refuse some of them. Immediately, there is a hullabalo and a suggestion was made that India was trying to default and to repudiate public debt but the same United Kingdom did not pay war debts incurred in the previous war to the United Kingdom after the last, war and did not pay one pie. In other words other countries could do these things and nothing happens. It is poor India who is always pointed out with the fligher India is the culprit when there is any question of defaulting. India cannot such for one convenience or judge her own time to go and join these institutions.

Now, Sn, the notion before the House involves not only the bank but the fund Many things would have to be done about the fund and I am not sure of what has been done. In view of what the Honourable the Finance Member and I would not ask him to give an explanation straightaway or make a statement but I do think that before the close of the session he should take a special occasion to enlighten some of us on these points either in the House or ourside

Sir, the position is that India is highly inflated country. Our prices have risen from 100, roughly speaking, to 300. The American prices have risen from 100 to 143 and the English prices have risen from 100 to 143 and the English prices have risen from 100 to 174. In this situation is this the best time to fix external parity as my Honourable friend said? He said Is it not an advantage to have a mechanism for fixing the exchanges of the world? I admit it is an advantage, but if I have a choice between internal stability and foreign exchange, I would not hesitate for a moment that it is internal stability which I want, because it is the inflation in India which is the papa and mamia of all the strikes and of all the economic distresses. I would say, in so far as economic distress could lead to lawlessness, even the lawlessness from which the country suffers is due to high inflation. The welfare of the poor wage-earner, of the man with fixed income, the welfare of your vast body of teachers and State servants and others is a matter of some importance, and I want to get internal stability of this country first. It is worth while to pay something for this

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Even sterling balances!

Mr. Manu Subedar: You speak when your turn comes

Now, Sir, on what basis are we going to fix the par of exchange which we are required to fix some time, I think, in the middle of December? Are we going to fix it on the existing gold prices in the United States, in India and in the United Kingdom? According to the prices at present prevailing for gold in the United Kingdom and in the United States, those are not the prices of free

[Mr. Manu Subedar]

gold, those are the prices on which the Government buys but it does not sell, though I do not understand how the British Government gave to Australia no less than 26 million sterling during the last 12 months in gold Anyway, the price of gold as defined in the United States is 35 dollars an ounce and in the United Kingdom it is £8-12-8 According to these prices, the gold, apart from the cost of transport, insurance, etc , would be roughly half the price of gold ruling in this country. Are you going to assume that your prices shall be as high as they are now, namely, from 100 to 300 and still threatening to rise? Are you going to assume that price level as permanent? Are you going to bring down the value of gold in this country to half of what it is now and then fix the par of exchange or in what way are you going to fix it? What is the provision which you are making with regard to these internal prices? Government's own policy with regard to the exchange control, capital control and several other kinds of controls is not yet finally settled It is still undetermined Meanwhile, the price levels of different countries are different. I could not trade with the world if my prices are very high everybody can sell to me but I cannot sell to any-This is the position which we have to consider

Sir, I pointed out to the previous Finance Member and I point out to our rich, the Honourable Mr. Lanquat Ali Khain now, that this Government does not even possess full information about the exchanges. While we are trying to set up and, as a member of the Monetary Fund, to have complete control over the exchange, we do not know who buys how much exchange and for what purpose except in the matter of dollars and hard currency, where the Reserve Bank is excressing a very strict centrol. But with regard to other purposes, as I pointed out before, the Britishers are selling off capital goods here and they are converting the money realised by them into sterling. This money is not falling into the hands of the Reserve Bank, it goes to the Chartered Bank and user off against the trade bills which the Chartered Bank has received in connection with current transactions

And lastly, and this is very important, there is a certain amount of speculative activity in the field now. Speculation is the bane of society. My Honourable friend who wants to abolish all speculation has got the just and correct instanct, but I think even if you cannot abolish it, you can certainly check it and there is no field in which speculation can play greater havoc than in the field of exchange. And yet this Government has not yet woken up to their full difficulties and responsibilities in this matter and I commend these ideas to them. My Honourable friend Dr. John Matthai very acutely and shrewdly sent a circular round to the Chambers of Commerce and others to give them ideas as to what should be the par of exchange. He may have as well sent round the Finance Secretary into the Connaught Circus and instructed him to ask every passerby as to what his idea was of the par of exchange. No useful information will be received by this Government, in my opinion, by this method, though of course, technically it was befitting a democratic government that they were trying to take people into their confidence.

Sir Cowasjee Jehangir (Nommated Non-Official) Was not your opinion asked for?

Mr. Manu Subedar: It was asked for but they have not yet received it; they will have it when they want it

Now, Sir, Dr Dalton has recently said—and this is another thing which I must put to the Honourable the Finance Member—what steps have Government of India taken to increase the gold resources of the Reserve Bank? If you are going into this Fund and if you are going to accept dollar or gold as the standard by which you will stand and through which you will defrav all your obligations incurred in the course of trade or capital movements, how much gold resources should the Reserve Bank have? In my opinion what they have is very meaging what steps have the Government of India taken in this direction? Dr Dalton, the Chancellor of the Exchequer of no less a country than the

United Kingdom with all this dollar loan in its pocket, is still worned about this very point. He says

"As we move into a period when steiling will once more become freely convertible in in respect of curient taking, we shall need large reserves of gold and dollars. We must, theirefore, keep such reserves well built up now, even at the cost of continuing deliberate and sometimes severe restriction on imports".

Now, Sir, it a country of the order of the United Kingdom is worned on this point, is it not right that the Government of India should itself take some steps? Are the Government aware that all those little shopkeepers who have made money during these times on account of the scarcity of goods are ordering recklessly? They are ordering anything, anyhow and at any price because they have the money in the Bank Now, if these chaotic conditions continue, have Government realised what the position of India would be as a member of the Fund. into which we are going I do not want to say it in any nasty or sarcastic spirit I am sure the Honourable Mr Luquat Alı Klian will take very prompt steps to have all these issues cleared and brought before him and I am sure he will take decisions which are in the highest interests of this country. Now, Sir, what is wanted in this country is the stabilisation of internal prices and then to bring them down a little That, in my opinion, is of much more overwhelming importance but that cannot be done until we are through that sterling balance issue, because the bulk of the sterling balances are the basic reserve against our In any case, Sir, as the Honourable the Finance Member has mentioned to us, very early steps are being taken in order to negotiate with the United Kingdom, one thing is satisfactory It was Mr Molotov who said at the beginning of the United Nations conference that he wanted to hear the voice of free India It is the voice of free India which Mrs Vijayalakshmi Pandit and Mr Chagla, with whom I had the privilege of long friendship, it is the voice of free India in the shape of these persons that has made itself felt in international fields I am not opposed to India participating in international institutions, on the contrary, I am a great enthusiast for it I feel that in due course, and in due time, India will take her place according to her size and conditions and not be tied to the apron strings of the United Kingdom as in the old days, but freely and independently Nothing makes me more happy to feel than the fact that no more deputations from this country will be headed by Englishmen no more deputations of the kind which we had in the last and most disastrous one, the Waugh deputation which went to America and got us a settlement which was not a settlement, even Shylock could not have got more out of us than United States had made from her deal with India over the lease-lend transaction I will not put before the House now, but before this session is over, the House will hear more about it, anyway it is a matter of profound satisfaction that no more Englishman will lead a deputation from this country and particularly that on the sterling balances personnel In my country, generally it is the debtor who goes to the creditor's door and I hope my Honourable friend will be able to arrange accordingly But if it is not so, then I take it that any deputation from India will be led by the stout and patriotic man whom we have got in charge of India's finances-I mean stout hearted Sir, as I said we want to husband our own resources and to put the economy of this country right. This issue of international institutions is irretrievably bound up with not only the question of sterling balances but the issue of price levels in this country, the issue of the price of gold and the par value of the rupee in terms of gold and many other issues, and unless cur Government had a complete picture, they would not be able to come to the right and the final decision I trust therefore, that some of the ideas which I have placed in no spirit of controversy or carping criticism but as a help, as a humble help from one who has been watching these financial chess boards for many years very closely, I hope Sir, that some of the ideas which I have placed will be used by the Government when the time comes. I commend them to their attention

The Honourable Dr. John Matthai (Member for Industries and Supplies).

Mr President, Sir, I listened with very great interest to the speech which has
just been delivered by my old friend and college fellow, Mr Manu Subedar

[Dr John Matthai]

The main point that Mr Manu Subedar made this afternoon is the point to which he has referred more than once in the speeches and the reports which he has made in this House from time to time on the Bretton Woods questions Now. Sir, I am entirely in sympathy with him as regards all that he said about the sterling balances proper I think our delegates at the Bretton Woods conference put up an extremely able and extremely competent case for bringing international indebtedness arising out of the war within the scope of the International Monetary Fund But their efforts did not unfortunately succeed for no fault of For the time being, we have got to accept that as a settled fact and the question therefore that we have to consider this afternoon is, taking the position which has been arrived at as regards the relation of the operations of the International Monetary Fund to the question of liquidating the international debts which were created by the war, taking that as an accomplished fact, are we or are we not going to ratify our membership of the International Fund and the International Bank? This, I want to say, as regards the sterling balances both as a member of the present Government and also as a student interested in these problems. I have, for many years past, had opportunities of examining with some care the demands which have been put up from time to time by the financial press in the United Kingdom regarding the scaling down of the sterling balances. Since I became a member of the Government I have had certain special opportunities for examining the data bearing upon this question of the scaling down of sterling balances I do not mind saving that it is my considered opinion on such data as I have been able to examine, that by no conceivable process of reasoning can there be a demand for the scaling down of these balances and I think it ought to be the endeavour of whoever happens to represent this country in the forthcoming discussions to take as firm and as determined a stand as the facts warrant

Mr Manu Subedar referred to the question of inflation and the bearing it has on the problem of determining the par value of our currency. I certainly agree with him that the question of internal level of prices is a question of primary and first class importance. We are of course rather at a disadvantage in tackling this question of internal level of prices because as Mr. Manu Subedar pointed out, it is bound up to a very large extent with the problem of string balances. But apart from that, I feel and I realise deeply the enormous obligation that rests upon the Government of this country to apply whatever remedies he in their power to cure the inflation which now prevails in the country, and unless we are in a position at any rate to check a further increase in the level of prices, unless we make up our minds to out in and break this victous circle, unless we do that, the second and economic problems that we shall be faced with in the near future would be almost beyond our powers to tackle

Now, Sir, apart from these questions, I want today to tell the House the simple straightforward lines on which for myself I have come to the conclusion that in spite of all the arguments that may be urged against it, it is in our interest to ratify our membership of both these international institutions. I sense that when we go into the International Fund as a member we are facing some risk. We are going to do that with our eyes open. The risk is this that we are accepting a certain amount of restriction upon our freedom of action regarding adjustment of the external value of our currency. It is a restriction which conceivably may act to our detriment in certain circumstances. You will

4 P M remember Sir, that fifteen years ago the industries of this country were up against very severe competition from abroad, and some of our leading industries were very nearly wiped out of existence. It was not merely our industries but our agriculture also was up against severe competition from abroad. You will remember that there was a time when we had to impose any import duty on wheat in order to protect the growers of wheat in the Punjab and the U P and a duty on nee from Siam and Indo-China in order to protect our rice growers. Suppose a time comes again when we are up against competition of this kind, when our industries are faced with severe opposition and our

agriculture is also faced with severe competition. There are two remedies that are open to us in conditions of that kind It is open to us to suitably adjust the external value of our currency, because in many cases it does operate as a safeguard against competition from other countries. The other remedy of course is protection As regards adjusting the external value of the rupec as a means of safeguarding our industrial and agricultural interests, it may be admitted straightaway that certain real limitations will be placed upon us if we accept membership of the Fund There is no getting away from that But my answer to this question is this,-and I have given a great deal of thought to it Suppose that kind of competition arises, that it continues for a prolonged period and continues on a scale which makes it difficult for us to carry on our industries and our agriculture at a normal level, I feel pretty convinced in my own mind that there would be a strong case we could put up before the International Fund for adjusting our currency on the ground that those conditions constitute what on any reasonable basis may be described as a fundamental disequilibrium Suppose it was not a question of prolonged competition, but sporadic competition, competition that arises now here and now there, but does not last for a long period. Then obviously we have got this remedy of protection either by tariffs or by subsidies I want to say a thing or two on that because that is a matter which is likely to provoke misunderstanding. It is in close relation to the proposal of an international fund that the United States of America have made the proposal for an international trade organisation. The two things hang together As far as we are concerned, the position that we are going to take up is this

We accept as an ultimate objective for this country free-movement of tiade.—multilaterism as it is called, in matters of trade. As an ultimate objective we are prepared to do that because, as my colleague the Finance Member pointed out, world prosperity is prosperity that can be achieved only by the co-operation of all the countries concerned with it

Supposing we have to do this, that is to say, we find ourselves faced with the question of giving protection to our industries in a time of acute competition, the line that we are going to take is this. As one of the backward countries of the world we hold that whatever our ultimate objective may be, during a transitional period, which may be short or long, we propose to reserve entirely our right to take whatever measures in the way of protection we consider necessary for the safeguarding of our industrial and agricultural interests

Whatever assurances we may give at this international trade conference which is coming off next year in America, we sire not going to surrender our right to take whatever measures may be required during the transitional period for rasing the status of this country in economic matters so that it may approximate in time to the status of other countries of the world

I may be told that I profess faith in free movement of trade as the ultimate objective and at the same time I want also a fairly extensive use of the expedient of protection, there is an obvious inconsistency and I may be told, if I put that forward in an international conference, that this is oriental duplicity I want to say this We are beginning to realise in the internal economy of a country that it is not merely an increase in the aggregate income of a country that makes for its prosperity, but also, the way that that increased income is going to be distributed, because it is only by a wider and more equitable distribution of the national income that you can create that high level of purchasing power which is the stimulus to all economic activity That analogy in my opinion applies equally to international economics. You are not going to raise the standard of world prosperity by simply increasing the aggregate income of the world, what you have got to do if you want to achieve world prosperity in a reasonable period of time is to see that that aggregate income is fairly distributed among the various countries of the world It is only on that basis that we can proceed to achieve all the objectives which international institutions of this kind have before them · As regards the question of the Bank I want to say quite frankly that there are certain aspects of it which sometimes give me quite a degree of concern.

[Dr John Matthai]

Mr Manu Subedar rightly points out in the dissenting minutes which he has attached to the interim report that we are going to face a risk in case of our membership of the Bank in this way that if after a period of years when loans have been given to the devastated countries of Europe a situation arises somewhat similar to the situation which arose in Europe about 10 or 15 years ago when the loans granted to the European countries got frozen, then the reserve hability which we accept in respect of the Bank which would amount to somewhere about 105 crores of rupees, the Bank would be required to meet calls made on it as and when required If these calls could be met in our own currency the position would not be too bad But when calls are made on our reserve liability the provision is that those calls would have to be met in gold or in dollars or in any other currency which might be required by the Bank I admit we are undertaking here a risk, but in spite of that I am prepared to go into the Bank for this reason We are one of the original members of the Bank I do not want to attach too much importance to the status of an original member, but at any rate it carries the right of our having an appointed as distinct from an elected director It gives us certain privileges as regards the currency in which our funds in these institutions are held. But our greatest safeguard, it seems to me with reagrd to seeing that the affairs of the Bank are carried on fairly, is that we happen to be the holder of one of the largest quotas, and since voting power is related to quota, although we might not be able to play anything like a decisive part, our representatives would have an effective voice in determining the kind of operations in which the Bank might be involved The main point about the Bank is this Mr Manu Subedar raised the question why do you want to go into this Bank? Why dont you try and raise your loans in the ordinary way as businessmen would do? That is a possibility that we are entitled to consider and we ought to consider But I was looking at the question in relation to the circumstances which prevail today in the United States of America I do not know if my Honourable friend, knows that out of about six or seven European countries which had applied to the Export-Import Bank of America for accommodation, as soon as the Bank was organised and started operations these applications, either wholly or partially, were transferred from the Export-Import Bank to the International Bank because they considered that the International Bank was the proper financial institution for helping these I am not speaking with any particular authority on that question, but I believe, as regards the Export Import Bank of America, that you cannot get a loan from the Export-Import Bank except on the basis of what they call a 'tied loan', in other words if you get a loan from the Export Import Bank in America you have got to spend that loan in America That provision is perfectly all right as far as we concerned in the next few years, because if you want to get capital goods, for all your industries it is very likely that we shall have to go in a large measure to the United States of America But it is conceivable that a time may come fairly soon when countries on the Continent of Europe could produce machinery of equal efficiency at lower cost than the United States of America Supposing a situation of that kind arises, and it is extremely probable it may, then it seems to me it is much better that we go to an institution from which we can get accommodation which would be utilizable in any country of the world I consider the positive advantage of this Bank is that it is a supplementary source of external finance of the highest importance and value to this country We cannot afford any longer to be tied down to any particular country of the world for the capital goods that we want We must be in a position to go to any country in the world where we can get the best equipment and the best skill on the best possible terms, and therefore unless you can get external finance of a kind which can be made available in any country of the world, you are not going to achieve the purpose that you have in view I do not mean for a moment to say that all our requirements of external finance would be met in this way, but I do think it might provide us with a considerable supplementary source of external finance which is not to be despised

My main reason in spite of all considerations to the contrary for finally coming to the conclusion that we should decide to join, is the provision of which Mr Manu Subedar seems to make light, regarding the right of withdrawal It is possible for us simply by giving notice to withdraw from the Fund As far as the Fund is concerned, I believe we can withdraw without any sort of continuing liability We cannot withdraw from the Bank quite with that kind of facility because when you withdraw from the Bank you have got to accept a pro rata hability for the obligations which the Bank undertook up to the date of your withdrawal That of course is a risk. The way I react to It at any time our representatives on the Governing Board and the Directorate of the Bank feel that things are moving in a direction which is likely to result in serious difficulties to the Bank then we should make it our duty to withdraw from the Bank As regards the Fund if we find that the Fund is of little use to us, or that it is placing upon us an undue amount of restriction regarding our freedom of action in these matters, then we should withdraw As regards the Bank again if we find that it is of little use to us, or that it is placing upon us an amount of liability which may land us in difficulties then also we should withdraw If we do that, it seems to me the risk involved could be greatly minimized I think. Sir. I have covered most of the points that are really relevant to the subject

On this question of sterling balances there is one thing more I want to say and with that I resume my seat. My colleague, the Finance Member, has already stated the general view of Government regarding it. We are not by any means happy that the liquidation of the sterling balances was not brought within the purview of the International Fund, we are not by any means happy at the views which we find often expressed in the financial papers of other countries regarding the extent to which these obligations should be honoured. I think on behalf of Government I can give the assurance that we would do all that less nour power to see that as large a portion of these balances as possible is released as freely convertible currency in the shortest possible period, and that whatever balance is left should be funded over for as short a period as possible at a rate of interest which could be regarded as reas-mable. Sir, I have no heatstino in a sking the House to scept the motion before it.

Mr. Geoffrey W. Tyson (Bengal European) Mr President, this as you know is not the first time that the question of the Bretton Woods Agreements has come before this House We devoted a considerable amount of time in the last Session to this subject and the Select Committee has held a number of meetings from the last of which emerged the third interim report. Although I had the honour to represent the European Group on the Committee, I was not able to attend the last meeting which produced this report and the minority note by my Honourable irend, Mr Manu Subedar But this debate does give me an opportunity of associating myself personally, and my group, with the Monourable the Finance Member that it is a good thing that this Assembly should decide the issue of continuing membership of the Bank and the Fund finally once and for all, instead of the matter coming up periodically and being dealt with in instalments as has been the case up till now

I and my colleagues in the European Group fully associate ourselves with the desire of the Honourable Mr. Liaquat Ali Khan that so far as an irrevocable decision can now be made, it should be made. Furthermore, Sir, we take our stand on the principle, which I put forward on our behalf when this subject was first brought before the House some months ago, that India's membership of the Fund and the Bank should first, last and all the time be in the interests of India herself and not in the interests of India plus any one other country or group of countries One has to remember, of course in that connection, as Dr. Matthai has pointed out, and as I think the Honourable the Finance Member pointed out also that membership of the Fund does imply a certain limitation of monetary sovereignty. But that limitation is no more and no less than that

[Mr Geoffrey W. Tyson] it will be voluntarily assumed by some 29 or 30 other countries who are adhering to the agreement. When the Committee had produced its second interim report—the one before the report which is now before the House—it laid down some fairly stringent conditions which it wished should be observed if India continued to be a member of the Fund—1 think anybody who has read—therefore interim report will agree that those conditions have been fulfilled, and that in so far as the further payments of India's subscriptions to the Bank and the Fund are contingent upon the fulfilment of those conditions, then India is entitled, and the House is entitled to recommend the Government to go ahead and make the necessary payments with a clear conscience

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Mr Liaquat Ali Khan rightly stressed what we may call, one of the secondary aspects of this debate. I have already said that primarily India goes into the Fund as a measure of self-interest and self-protection. The Honourible the Finance Member emphasized quite early in his speech, that India's prosperity, that her monetary stability, that an increase in her national meome and all the other various other manifestations of economic satisfaction were dependent upon a similar state of affairs generally prevailing amongst the other countries of the world. For that reason, quite apart from the reasons of self-interest, he said that constituted very good grounds for India making her adherence to the Fund and the Bank clear and unequivocal from now onwards.

I would like also by way of emphasis from the purely Indian point of view, to mention what my friend the Honourable the Finance Member probably already knows, to recall to the House that in a recent statement the Governor of the Reserve Bank predicted that India would probably have to apply for an oncreased quota under the Fund if her trade continued to expand and to cularge at the rate which he envisaged. Well, there we have a cogent argument at the purely technical level which seems to me to be decisively in favour of making the decision for which the Government of India are asking us today.

It would, I suppose, have been imprudent to expect that we would get through a debate in this context without some sustained reference to the question of the sterling balances with which my friend, Mr Manu Subedar has dealt exhaustively on this and on previous occasions. In the circumstances, I would like, if I may, on behalf of my colleagues, to make it clear to the new Government which has assumed its seats in this House today, that we of the European Group, recognise fully and clearly that the future trade atmosphereand it is that in which we are chiefly interested as representatives of what is mainly a merchant community-between the two countries depends to a very large extent upon a settlement of the question of the sterling balances-a settlement which will be practicable, that will be honourable and fairminded from the point of view of both countries I have said before in this House, and I say it again for all my colleagues, that if a settlement possessing those qualities, can be arrived at-and to my mind there is no reason why it should not-it will do much to cement the commercial relations between the two countries in the vears that he ahead of us

A great deal of apprehension, and not unnaturally, has been expressed about the implications of the Anglo-American Loan Agreement and their bearing upon the question of India's sterling assets. My honourable friend, Mr Mann Sub dar, quoted today, as he has quoted before, clauses 6 and 10 of that Agreement I would like to point out to him because he sees in clause 10 (a), (b) and (c) what I must assume he regards as a very real danger to India, that that paragraph of the Loan Agreement really only makes suggestions and recommendations for the general pattern of the settlement of accumulated war There is so far as I understand the position, nothing obligastoring balances tory at all in that particular clause What is obligatory is that His Majesty's Government undertakes to commence negotiations, within a certain specified time and in each case from the date of the signature on the Agreement, and Section 10 (a), (b) and (c) is merely a suggested pattern of the method by which the sterling accumulate war debts can be settled; and I think my Honourable friend, the Finance Member, and my Honourshle friends Dr Matthai and Mr Manu Subedar will regard it as significant that

in the admittedly much smaller case of Argentine there has been no question of scaling down the debt. So far as I know, no pressure was ever applied to the Argentine Government to scale down any part of the debt and certainly in the final draft of the Anglo-Argentine Agreement, as it has emerged, there is no provision for any scaling down Quite apart from any moral or sentimental considerations India may take heart from that fact Now, Sir, only a very brief reference in the course of debate has been made to some of the other ancilliary aspects of the decision, if this House takes it, finally to adhere to the Fund and the Bank Sir, certain important departures in policy are likely to take place in the future. My Honourable friend Mr. Manu Subcilar drew attention to the fact that India will have to communicate to the Fund the external parity of the rupee by some date in December-I think the 12th or the 16th He also drew attention to the fact that commercial sections of opinion had been invited to express their views to the Finance Department, and for once I find myself in entire agreement with him when he says that the method employed will not produce results of which the Finance Department could make any more than proximate use Actually the invitation to individuals and associations, irrespective of their ability or qualifications, for the purpose of expressing opinions on the future of tupes parity has led, as it. Honourable triend has pointed out, to a country-wide debate from which, he will agree with me, the honest merchant or the honest trader will not benefit at all. The man who has benefitted by this debate is the man who is building up a speculative position in rupees and sterling I think there are two or three days left for the Finance Department to receive opinions, but I do entirely endoise Mr. Manu Subedar's request that sometime during this session this House should be given an opportunity to consider important matters such as the external parity of the There will also be the amendment of the Reserve Bank Act. Sections 40 and 41, or its abolition arising out of the agreement and various other matters which up to new have only been the subject of loose and somewhat informal debate. If we are later on to be given an opportunity of expressing our views on those aspects of the agreement which I have mentioned, which are only incidentally before the House today, I will not now attempt to state our case on matters which are largely technical in character but I will merely reterate what I have already said, namely that we on these benches entirely support the decision of Government, if a decision it has to be, to adhere finally and once for all to the Fund and the Bank We endorse the line of policy which has been indicated, namely that India's membership shall be operated in India s interests primarily and on behalf of my colleagues I commend this resolution to the House

TAt this stage Mr. President vacated the chair which was then occupied by Mr. Deputy President (Khan Mohammad Yamin Khan]

Sit. N. V. Gadgil: Sir, there is a difference in the atmosphere in which this question was substantially debated last January and April and the atmosphore in who have are discussing it now but the merits of the case have not changed at all and I agree with the Honourable the Finance Member that the some should be considered from one supreme but simple point of view and that is, is it in the best interests of this country to continue our membership of the Brettonwoods institutions? Mr Deputy President, that was exactly the test that, speaking for myself. I put up before me to judge the ments of the case both in the month of January as well as in the month of April I am glad that the point of view that I then pressed has now become unanimously acceptable At that time the question of sterling balances was given much more importance then it deserved. The same thing is done today. Although I do not agree with the Honourable the Finance Member that this question has no relevance to the main motion that is under discussion, I will not say that it is so important relatively speaking, as to affect our judgment on the merits of the proposition that is before us In fact I was led to consider that I should support the merobership of India both with respect to the International Bank and the International Fund for the simple reason that it would help us in clearing our [S₁t N. V Gadgil]

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sterling balances The position then was this. India had accumulated, as has been stated by my Honourable friend Mr Manu Subedar, huge sterling balances It had two aspects then and it has two aspects now-financial as well Our representatives at the Brettonwoods institutions knew India's as trade need, especially in the matter of expanding Indian industries. They wanted multilateral convertibility of a portion of the sterling balances If England then was not willing for one reason or the other, there must be some agency or some mechanism by the use of which this could be secured I submit, Mr Deputy President, that from that ponit of view these two institutions are the agencies with the help of which we could and we can secure what we want India's need today is capital goods India wants industrial expansion India wants to import machinery Now it is possible that India may not get machinerv of the requisite quality in sufficient quantity from England Are we to wait if we cannot get it from England, because England is not prepared? If that is the only way of getting a solution of our sterling balances, then there must be a complete stop to our industrial expansion. But the Articles of the Bank lay down that in the case of countries which are industrially less developed the Eank will come and help them in order to develop industrially. The Bank will help these and also countries which have suffered on account of war In the Minute of Dissent which has been written by my friend Mr Manu Subedar he seems to be under the misapprehension that special regard is to be paid only to the reconstruction of the countries overrun by the war whereas I find from the Articles, that it is clearly one of the objects or purposes of the Bank to help "in the encouragement and the development of productive facilities and resources in less developed countries" And as regards the actual allotment of recources, in article 3 (1), it is laid down-

"The resources and facilities of the Bank shall be used exclusively for the benefit of members with equitable consideration—a phrase that has now become very popular for projects of new development and projects of reconstruction alike"

My submission is that if we fail to get any satisfactory solution of our sterling balances from England, we cannot wait indefinitely for the industrial expansion of this country. We must find out credit elsewhere. That private credit is not available or cannot be made available in the way in which credits from this bank are available has been made amply cash by the Honourable Dr. John Mathai If India wants to take her proper place in the international sphere, it is not enough that she should have it only in the political sphere. Trade is the source of all prosperity More trade, more industry, more production and more employment, and the result is less poverty Today our country is faced with poverty, ignorance, squalor, the three enemies as they were described by the Finance Member who was in charge of this country's finance in last January Although that Finance Member has gone, the enemies are still there The only way in which we can fight them is to increase the prosperity of the country, by increasing the trade both internal and external, and we can only do that if we can increase production, and if we increase production we do mcrease employment. One of the objects of the fund and one of the objects of the bank also is full employment. That is not possible unless there is more industrialisation and more industrialisation is not possible unless India is equipped with necessary capital goods. In the course of the last six years, industrial plant in this country has not been kept up to date because it had probably no opportunity or could not possibly replace and repair some of its parts, owing to shortage of supply That leeway has got to be made up, plus we want to advance further If that is to be done, it can only be done as things stand today-by building heavy industries and if we want to have heavy industries we must import necessary material and necessary machinery from other countries. Why should we depend upon one country in this matter? We should take advantage of such machinery through the agency of which ve can buy, where we can get the best and at a fair cost Therefore from this point of view our meinhership is absolutely necessary I agree that there is some risk, but in what banking is there no risk? In every banking enterprise

the risk is there, but at the same time if we go care fully through the provisions of the banks constitution as they are embodied in the final Act, I respectfully submit the risks are considerably lessened

As regards the membership of the thand, I find my friend Mr Subedar nas not now the same intensity of objection which he had in last January and in April You cannot have foreign trade unless there is exchange stability and we know what want of exchange stability means in the instory of Indian currency is enough proof how the masses have been runed because there has been no stability of exchange. If we are to profit by experience, it we are not to discard experience as the wisdom of the unlettered, let us go to any place which secures stability of exchange and let us not be swayed by sentimental considerations. Let us consider this subject calmly and coolly and as was suggested by the Finance Member in the best interests of this country.

As regards the sterling balances the Honourable Finance Member 1 am sure may be knowing that during the Bretton Woods Conferences the British representative Lord Keynes stated that 'when the end is reached and we can see our way into the daylight, we shall take it up without my delay to settle The point has been honourably what was honourably and generously given. The point has been raised today as was raised in April and January last, and in all the meetings of the ad hoc committee, that clauses 6 and 10 of the Ang'o-American agree-ment have projudiced the Indian case. The position is very simple. If two men settle between themselves, that igreement is binding only on them. How can it bind me a third party? Therefore I do not attach any importance to whether the agreement was negotiated in my presence or behind my back So long as I am not a party to it, I am not bound by it, and as was stated by the Finance Member in January very clearly, that there was no intention of scaling down whatsoever Difficulties will arise I know, in settling this question of sterling balances. The Honourable Finance Member may well remember that there are British owned assets in this country. When he goes there with his stout body and stouter heart, he may remember that there are British assets in this country

As regards an exact estimate of these assets, there is a difference of opinion

Mr Birla calculates them at £1,000 million. The Statist of London calculated them at £1,100 millions roughly The Ascorated Chambers of Commerce in their evidence before the Simon Commission gave an estimate approximately the same that has been given by Mr. Birla. To take the most modest estimate which has been given by Professor Sheno in his latest book, 'The Sterling Assets of the Reserve Bank of India' it comes to £829 millions The sterling balances, whatever they are today and whatever they may be when negotiations actually start, the Honourable Member for Finance will, I am sure, have a scheme of priority as to how these balances should be cleared, whether he would put the taking over of the British assets as the first item or whether he would put the purchase of capital roods from England of such quality and in such quantity as the requirements of this country justify, or whether, if he agrees with-I cannot say Sir but Dr Ziauddin Ahmad, who is always enamoured of gold-would like to have it in gold-whether it is in goods or gold or in the form of assets, but both from the economic point of view and also from the political point of yiew if you ask my personal opinion, I would give the first priority to taking over the assets of those who are now opposing us both in appearances and in reality. It does not mean that we have any enmity against them We have given them enough during 150 years, and if we sit down for really making up accounts, I do not know what huge sums will be found against them when a complete balance sheet is drawn up But I do not want to refer to the past But whatever assets they have now must be taken over because to allow foreign capital in one's country without any limitation and when there is no reed for it is to invite political trouble if not further ills Mr Deputy President, at the time of the third interim report when it was drafted we were assured by His Majesty's Government that they were very anxious to open negotiations. I am glad that the Finance Member today said that they would start as early as possible and he was good enough, lest he should be misunderstood, to explain that the phrase 'as early' meant as [Spt. N. V. Gadgel]

There are pressing problems which will not stand delay In this country the famine commission and the agricultural commission recommended certain schemes and every time those schemes have been shelved. It is not that we do not know how to frame schemes. The real difficulty is how to put it to get the material to implement the schemes. No scheme for the removal of Indian poverty can be conceived unless this main question of the sterling balances is solved I therefore submit that as the Finance Member is conscious of the urgency of this problem he will tackle it and I am glad that he said that in spite of the composition of the Government he will solve it as befits this country He said that poverty spreads, if one country is poor, the other countries of the world are bound to be poor I would add simply that prospenty has no limits. If poverty is a crime prosperity is a virtue and I ask the Finance Member to enable us, poor masses to conquer poverty and secure for us an opportunity to be virtuous-prosperous So far as he and I are oncerned, I am learner Help us to put on a little more fat The other day in the press interview he said that his policy would be not to make the rich richer and the poor poorer I entirely agree with him but that policy cannot be implemented by merely giving expression to it on occasions both relevant and irrelevant and as he said it is time for action, let him take any action which will remove poverty of this country Let him take any action which will drive out the illiteracy of this country Let him take any action which will remove the squalor He will find that whatever may be the difference of opinion, whatever may be happening outside this House at least in this House he will have the unanimous support of every one of us I hope that the way in which he has moved his proposition and the line which he has adopted in moving that proposition is bound to meet with general approval of this House and I am glid that the way in which this proposition has been framed finally disposes of this question For the last nine months we have been agitating for it At one stage we were almost inclined to move for withdrawal from the institutions and I almost fell a prey to the eloquence of my friend Mr Manu Subedar but some how or other my native commonsense got the better of my sentiment and ultimately I was able to persuade the gentleman from the South and also Dr Zia Uddin who was always with me and our Chairman of that particular meeting, Mr Neogy and we made this report and we saved membership and avoided default I hope now, after, having secured approval the Finance Member, in fact, whole Government will act and go ahead and do what we expect of it

Dr. Zia Uddin Ahmad: I was very delighted to hear from one of the members of the Treasury Benches that the stabilisation of prices should be one of the foremost aims of the financial policy of the Government of India On the 16th February, 1932 I pressed that the stabilisation of prices should be the toremost aim of the monetary policy of the Government. At that time the Finance Member paid no attention to my request and I must acknowledge that I did not have a single supporter in the Assembly My friend who is a trained economist will remember that before the war the prosperity of every country was judged by the favourable balance of trade. India had a very favourable balance of trade amounting to about 50 crores per annum before the war After the last war Germany had a very favourable balance of trade but its currency broke down, it was on the verge of ruin. The condition of Germany and other countries in Central Europe forced the economists to think that the stability of exhange should be the foremost object of the financial policy of every country This theory had cost us 213 crores in our efforts to stabilise the exchange at unnatural ratio After a great deal of useless struggle about the stabilisation of exchange, it was set at rest in 1926 when the exchange was fixed at 1s 6d but a section was not satisfied and the struggle continued In 1982 particularly after the publication of Macmillan's report, opinion was crystalised and they thought that the stabilisation of prices rather than stabilisation of exchange should be the foremost object of the financial policy of the

Government I had been pressing ever since 1932 that the Finance Members were proceeding in the wrong direction Si George Schuster concentrated on 1s 6d ratio, and Sir J Raisman and others thought that the stabilisation of the bank rate of interest is a question of foremost importance for the prosperity of the country and he really sacrificed all the resources of the country in his efforts to stabilise the bank rate of interest. This policy brought on inflation, prices rose very high and brought the country to the position in which it finds itself today. I am glad that the Government of India now think that the stabilisation of prices is an important issue. The prices are three times of what they were before the war and the price index is much ligher than in America or the United Kingdom or any other country. Therefore we ought to make every effort to I were the price level. It cannot be done all at once. You must gradually bring it down to 150 and it must eventually be brought to a figure between 125 and 140.

Mr. Deputy President: The Honourable Member can continue his speech on the next occasion

The Assembly then adjourned till Eleven of the Clock on Tuesday, the 29th October, 1946

APPENDIX I

[Vide page 107 ante]

THIRD INTERIM REPORT OF THE COMMITTEE ON THE BRETTON WOODS CONFERENCE AGREEMENTS

We were given an account by the Honourable the Finance Member Su Enc Courts, of the developments which had taken place since we presented our second interim nor it on the 17th April 1946 In accordance with the rec mmendation contained in paracrapt 4 of that report, which was adopted by the Legislative Assembly on the 18th April 1946, the Governreport, which was adopted by the Legislance Assembly on the Lorn typin 1996, in covernment of India, having been informed that the International Bank to Recont action and Development was likely to start making calls on the share capital towards the all of June mistructed its Executive Director to ask the Bank for the longest possible po (pontinent of the date of payment in order that the final dec ion to continue membership of the Bank might be taken by the new Government in consultation with the Logislative Assembly Executive Director, after informal consultations, reported that no pesponement was primitive suble under the Articles, and that non payment by the due date would meritably be interpreted by the Burk as a default on the Government of India's obligations. On the 19th June 1946 the Ban't informed the Government of India that it would start operation on the 25th June 1946 and asked for the payment of the following sums

(1) 2 per cent of the subscription (i.e. 8 million less \$40,000 already paid) in rold or U.S.

dollars on or before August 24, 1945
(ii) 3 per cent of the subscription in runces on or before November 25, 1946, in 1

(ni) a further 5 per cent in rupees on or before November 25, 1946, a formal do and for which would however, follow later

- 2 We were assured by the Finance Member that the dollars required to the propose would be made available from the Finance Dollar Po I, the effect of which would be corresponded to the correspondence of the correspondence ponding reduction in the sterling balances. He all informed us that His Min ment had indicated that they believed that in the interests of a satisfactory and have actile ment of the problem the negotiations on the sterious balances should be an indicated with as representative an Indian Government as possible and that they would be really to the an invitation as soon as a representative Government was formed
 - 3 The alternatives before this Committee now in either
- (a) to authorise the payment of that portion of the subscription for which depend has been made, or
 - (b) to instruct Government to withdraw from the membership of the Brik
- (c) to continue membership but default in payment, thereby making India I de'c to sus payment Art VI. Section 2 of the Articles at Agreement
- In the consideration of these alternatives we have the benefit of the advice of Su Chintaman Deshmukh, India's Governor of the International Bank. The last named course we unhesitatingly reject for the reason that we are not prepared to recommend any course of action which is not in conformity with the dignity of India and might well affect her credit As for the second alternative, we are not sure that we would be correctly interpreting the wishes of the Assembly in recommending withdrawal In any case, we do not think it proper to take so important a decision ourselves
- 4 The only decision we can, therefore, possibly take is to recommend to Government to pay that portion of the subscription without the payment of which India would be committing pay mat portion or the subscription without the payment of which India would be committing a default, namely the \$47.960,000 which have to be paid on or before August 24 1945 and this we accordingly do We do not wish, however, to take upon ourselves the re-possibility of authorising payment of the remaining 8 per cent of the subscription which has to be paid by the 25th of November We strongly recommend therefore that, irrespective of the political situation at the time a session of the Legislative Assembly should be called on or about the 10th November 1946 at the latest, in order to alleve the Assembly to make up its mind finally whether it wishes to continue India's membership of the Bank or whether it washes India to withdraw from that institution. wishes India to withdraw from that institution
- 5 As the Assembly is not in session and it is necessary for the advice of this Committee to be made available to Government in terms of paragraph 4 of the Second Interim Report as adopted by the Assembly in time enough for them to take action on it before the due date of payment of the subscription, we suggest that a copy of the Report should he sent to Government by the Secretary of the Legislative Assembly even before it is presented to the
 - 6 Our colleague. Mr Wanu Subedar, does not agree with us and is submitting a separate Report

K C NEOGY N V GADGIL ZIA UDDIN AHMAD M ANANTHASAYANAM AYYANGAR

New Delri, The 29th July 1946

A copy of the Third Interim Report together with a copy of the Minority Report attached thereto was accordingly forwarded to the Secretary to the Government of India in the Finance Department on the 20th July 1946

SEPARATE MINORITY REPORT TO THE THIRD INTERIM REPORT OF THE COMMITTEE ON THE BRETTON WOODS (ONFERENCE AGREEMENTS

- The question put for the consideration of the Committee was -
 - (1) whether India should pay the subscription as demanded, or
 - (2) whether India should withdraw from the membership of the Bank
- I have no hesitation in saying that India should withdraw from the membership of the Bank at this stage. I support this conclusion on the following grounds.
- (1) His Majesty's Government were not willing to negotiate the repayment of sterling balances earlier because they were awaiting the outcome of the Anglo-American loan. In a message three days ago, they have expressed their unwillingness to open negotiations until a representative Government is installed at New Delhi. In the wood interim report the whole Committee had agreed that
 - "If these negotiations are unduly delayed, it may be necessary for India to withdraw before these negotiations take place, because it may happen that India will be called upon under the Agreement to undertake commitments which she may feel unable to shoulder in the absence of a satisfactory solution of the sterling credits"

I think that the moment has come for India to withdraw because of the delay in these negotiations, as India will be called upon to undertake commitments, which he would be mable toshoulder in the absence of a "statisfactory solution of sterling credits".

- (2) The creditor status has been forced on India. In five years Rs. 1800 cores worth of commodities were taken at controlled prices for 'Ultied purposs, without consent. Even after the year Rs. 200 crores have been added to the sterling behaves, and even during the current period Government balances are being converted into sterling. With her own needs unsaturated Government balances are being converted into sterling. With her own needs unsaturated converted to go an institution of control to several posterior and want, India is being novided to an institution of control to several to the property of the property of the converted to go an institution of control to the control of the property o
- (3) India's own need to borrow dollars for capital equipment from 1 S A was mentioned more thin once as an argument for continued adderence to the Bank at any out. The normal channels for bans to India are open, but no negotiation on bihalf of India has been started India, not having any foreign debt and having considerable, assets in sterling is more eligible for such loans thin the countries, who have succeeded in getting money from U.S. A But it would be very strange to suggest that if India wishes to horow, she should start with being a lender on a sale, which involves an ultimate hability of R. 132 corres. Besides the ioldar requirement in so far as it is merely an exchange conversion problem, is only temporary accommodation for which the Fund and not the Bank is the proper channel. It will be noticed from the figures below that full use has not vet been made of dollars, which have acrued to India. Further, during recent months India's balance with U.S. A has been favourable.

The payment of two per cent of 400 million dollars is 8 million dollars (about two and a half ciores of rupees) was to be made out of the Dollar Pool The following particulars were elected by me with regard to India's position in connection with the Dollar Pool and hard currences —

(Figures in Rs. crores)

	U 8 A	Canadian 8	Swiss currency	Swedish currency	Portugese currency	Grand total
Accured to India	403	40	11	2	41	453
Used by India .	237	83	131	22	21	339
Balance .	+168	-43	-12	1	+2	+114

The contention that Rs 57 crores worth of gold at London price that was sold at a profit in India by U K, ahould be deducted from the balance of Rs. 114 crores, is untenable, as goodswere taken away from India of the full Indian value of this gold

The tollowing rough particulars were chitted by me with regard to the 20 million dollars per year for capital goods from U.S. A agreed to be given to India by H. M. G. from the Dollar Pool (wide para 35 of the Budget Speech for 1945-46 at page 873 of the Legislative Assembly Debates of the 28th February 1945)

The credits used against the licences issued upto April 1946 were only 2.5 million dollars

The advantage of recovering 8 million dollars from the Pool, being two per cent of the subscription of the Bank, is more than outweighed by the ultimate hability, which India mura, n.e., Rs. 132 erores. Eights per cent of this hability, which will not be collected at precent, would be payable in dollars on in gold. About Rs. 100 crores worth of gold for this purpose would be wanted at the world price received at the tween Rs. 42 and 45 per tola. The Rs serve Banks own gold, even it revalued, would not be less than Rs. 90 crores. The indirect would have to be acquired from the market at double the value and surrendered at half the value. India would be giving back to the international field gold for which she has paid Rs. 73, 84 and 90 at roughly half the price paid. This is a position, which I cannot contemplate without grave anxiets for the resofts membership of an institution which has no direct hearing on India's life, how yet high and landable the object may be. The Bank is for giving long period loans, mostly to wait tour countries, including late enemy countries for reconstruction. India is in no position to assume this responsibility. The fact, that the financing of these loans through guarantees of debentives or otherwise will not involve all this liability at once, and that India would be in a position to withdraw if loans are given on a basts, which is regarded as risks we mentioned in the Committee. It is much letter for India not to participate in this institution with any mental reservation. I therefore advocate the withdrawal now on purch financin) and economic grounds.

- (4) On political grounds, the Interim Government when they are installed, may take a decision to join, making then own terms with the Be and. India's status in the international field will not be enhanced by any action under the Caretaker Government and it is my firm belief that a Committee of the Assembly ought not to take the responsibility for eventual losses of big magnitude beyond India's capacity to bear. Such a decision must be taken by a responsible Government after they make proper enquiry and it should be left for them.
- (5) India has been drugged into international organizations and tied up to the charot wheels of U K. After the position taken up by India's representatives at the Britin Woods Conference was definitely turned down in July, 1944 it would have been to India's interests to sty away from these institutions until her own affairs at home and with her debtor the United Kingdom were properly settled. In order to gain original membership, flowerment joined these institutions without the \(\text{testindy}\) someont, and ever since then each successive step has been taken on the rika of urgency with reference to other people and not with reference to India's own convenience or interest. Both the conditions laid down by the Committee itself in their previous reports and accepted by the Assembly have remained until filled are that the repryment of sterling balances has not taken place and also that a representative Government has not been installed.

Under these committees it is better for India to come out of the Bank now laving no commitments behind and making it possible for the future representative Government to take a decision, which they consider proper

- (6) My colleagues were impressed with American reaction to any action, which India took Its amportant to keep good relations with the US A after India is free to act on her own In the meanwhile some of us notice, that America drove a particularly hard baugain in the matter of Lease-Lead with India, in comparison with her treatment of other countries, and that, behind India's back, possisons were put in the Anglo American Loan Agreement, viz, clauses 6 and 10, which are definitely prejudicial to the interests of this country. The conditions, under which the proposal for India to withdraw from the International Bank is mooted will not be misenderstood in USA. The refusal to incur finally obligations of a very large magnitude until her own position is a little more clear, is a straight forward course, dictated by financial considerations, and does not betoken any hostility to USA. What the USA ought to resent and what we in India are resenting, is the exercise of import control so as to hold up hundreds of transactions fully negotiated and finalised between American and Indians, for which the import becence (and their force the dollars) are reliased. The canalising of trade between India and the sterling area, to the exclusion of USA, is something for which USA, and be a supposed to the canalising of trade between India and the sterling area, to the exclusion of USA, is something for which USA, and the sterling area, to the exclusion of USA, is something for which USA, and the sterling area, to the exclusion of USA, is something for which USA, and the sterling area, to the exclusion of USA, is something for which USA, and the sterling area.
- (7) The position of the Fund is different, and some of these considerations do not apply to the Fund The political breach with England must necessarily involve an independent currency arrangement with U K and the rest of the world The Fund is, however, not functioning till the first of January, though there are very important steps to be taken in the interval such

APPENDICES 135

as the determination of the gold par of exchange, the suspension of the operations of sections 40 and 41 of the Reserve Bank of India Act, and a definite provision for the transition period between now and when the Fund operates fully These are important issues, on which decisions cannot be left to the Caretaker Executive, and it is necessary that either the Interim Government should be installed, or the Legisliture should be called to take decisions on these subjects

I regret that I should be obliged to write a separate report through holding a different opinion from my colleagues on the Committee, but the compelling necessity of the interests of the country has induced me to take this step

MANU SUBEDAR

New Death, The 29th July, 1946

(Vade page 108

INDIA STORE

ABSTRACT OF CASES in which tenders for Stores demanded by the Central Government were accepted on the grounds of superior quality, superior trustworthiness of the firm

HALF YEAR ENDING

Cases in which the discrimitation

Stores Ordered	Quantity	Contract number	Name of Contractor	
Screws 1/2" × 4"	700	C 2086/1726/31 8 43	lho Steel Nut & Joseph Hampton Ltd	
Studs 1/4" × 1 7/8"	23500			
Motor (ex erato bet etc		C 2125/2631/3 9 43	Ti Li etric Construction Co Ltd	
Steel Wire Piano for Spi ings, various sizes	5222 lbs	C 2133/1481/4 9 43	Letch & Batchelor Ltd	
Electric lamps (various) for Railway bignalling p urposes	4,580 Nos	C 2134/1787/4 J 43	Metropolitan Vickers Grs	
Steel Spring Ribbon	30 cwts	C 2191/1293/10 9 43	Sanderson Brothers & New- bould Ltd	
Cystoscopes	20 N s	C 2777/2832/29 10 43	The British Cystoscope Co (10 Cystoscopes)	
		C 2778/2832/29 10 43	The Genito Urinary Co Ltd. (10 Cystoscopes)	
Spanners, Engineers, Double ended etc., various	834 Nos	C 3276/3834/13 12 43	Thomas Smith & Sons of Saltley Ltd	
Watthour Meter Time Switch Transformers	Nos 1 1 2	C 3453/4534/30 12 43	Metropolitan Vickers Elec- trical Export Co Ltd	

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ante)

FOR INDIA

DEPARTMENT

other than the lowest complying with the technical description of the goods demanded tendering, greater facility of inspect on, quicker delivery, etc

31ST DECEMBER 1943

is between British firms only

Contract amount Lowest tender not accepted			Reusons of Acceptance			
£	8	d	£		d	
69	2	6	64	8	8	The lower tenderer offered to commence delvery in 3 month and to complete in 10-11 months. As the stores were ver- urgently required the order was placed with the higher tenderer who offered delivery in 3 months.
160	0	0	132	16	0	The lowest tenderer offered delivery in 40 weeks. As the stores were urgently required the order was placed wit a higher tend rer who offered delivery in 24 weeks.
703	3	7	551	8	6	The lower tendeter offered delivery in 6-8 months The it dentor required the stores in India by June 1943 or earls and the order was therefore placed with the higher tenders who offered delivery in 12-16 weeks
488	12	6	476	8	2	The lowest tenderer offi red to deliver part in 4 wicks and the balance in 10 12 months. The indicator required the store. In India by 1-9 43 and the order was therefore placed with a higher tenderer who offered to deliver part in 3 week and the balance in 12 weeks, except one small item whit is to follow in 69 months.
106	10	0	95	1	8	The lower tenderer offered delivery in 42 weeks. The indent required the stores in India by 1-10-43 to 31-3-44 and to order was therefore placed with the higher tenderer whoffered delivery in the first quarter of 1944.
174	1	7				The lower tenderer offered delivery at the rate of 3 per mon commencing December 1943 and completing in July 194
184	10	0				The higher tenderer offered delivery at the rate of 10 per mon commonoung in January and compliting in March 1944
358	11	7	348	3	2	order to expedite supply the order was divided betwee the two tenderers so as to complete the supply by Ap 1944
39	18	3	31	0	6	The lowest tenderer was for tools of unsuitable quality. T next lowest tenderer offered delivery in 50 weeks, and t order was therefore placed with the highest tenderer w offered delivery in 28 weeks. The tools were required India between April and September 1944
36	16	4	30	2	6	The lower tenderer offered delivery in approximately weeks. The stores were required at site by May 1944 earlier if possible, and the order was therefore placed with higher tenderer who offered delivery in 9-11 weeks

HIGH COMMISSIONER
INDIA STORE

ABSTRACT OF CASES in which tenders for Stores dominal by the Central Government, were accepted on the grounds of superior quality, superior trustworthiness of the

HALF YEAR ENDING

Cases in which the discrimination is between

			· · · · · · · · · · · · · · · · · · ·
Stoles Ordered	Quantity	Contract number	Name of Contractor
Wire, Steel, Piano	660 lbs	C 3619/30604/13-1-44	Bruntons (Musselburgh) Ltd.
Syringes etc		C.4180/5535/24-2-44	General Surgical Co Ltd.
Ergota Praeparata, B P		C \$192/5474/25 2-44 .	Stafford Allen & Sons Ltd.
		C 4193/5474/25-2-44 .	William Ransom & Son Ltd
Slip Gauges to Workshop Grade A Accuracy	6 sets	C 4013/6097/20-3-44 .	Coventry Gauge & Tool Co.
0-4" Screw Diameter Mea- suring Machines	2 Nos	D 15/6167/1-4-44 .	The Precision Tool & Instru- ment Co Ltd
Wheatstone Bridge Set etc	1 No	D 263/6763/18-4-44 .	Murhead & Co Ltd
Knives, guillotine, Paper, Cutting etc	2i Nos	D 302/6165/20 4-44	F Mountford & Sons Ltd.
Knives, Woodworking		D 353/5977/24 4-44 .	F Mountford & Sons Ltd.
Pump, Centrifugal etc	1 No	D 392/6968/26-4-44	Gwynnes Pumps Ltd
Scales, Dispensing	73 sets	D 493/7197/2-5-44	Mr L H. M. Stanley
Thermometers, Bath, 10° Brewer Type, etc.	377 Nos	D 535/6431/4-5-44	T.A Reynolds, Son & Ward- ale Ltd.

APPENDICES 139

FOR INDIA DEPARTMENT

other than the lowest complying with the technical description of the goods firm tendering, greater facility of inspection, quicker delivery, etc.

30TH JUNE 1944

British firm s only

Contract amount	Lowest tender not accepted	Ressons of Acceptance
£ , d	£sd	
44 0 (28 17 6	The lowest tenderer offered delivery in 10-12 weeks. The stores were very ungently required in India, and the order was therefore placed with the next lowest tenderer, who offered delivery in 3-1 weeks.
234 4 7	216 1 3	The lowest tenderer offered delivery in 16 weeks. As the stores were ingently required in India, the order was placed with the next lowest tenderer, who offered delivery in 8 weeks.
93 14 2		The lowest tenderer offered delivery in late March 1944, and the next lowest offered immediate delivery
6 3 8 5 0		The order was divided between the two tenderers in order to secure a portion for immediate shipment, as required
736 19 2	690 19 2	
293 6 0	291 0 0	The lower tenderer affered delve y in 5-d weeks. As the stores were required immediately in replicement of loss at sea by enemy action, the order was placed with the higher tenderer who offered delivery in 2.3 weeks
124 0 0	114 0 0	The lowest tenderer offered delivery in 12-16 weeks. As the indentor required the machines in India by January 1944, the order was placed at the higher price for delivery in 8 weeks.
84 19 8	26 9 8	The lowest tenderer offered delivery in 9.11 months. As the stores were required in India at site by July 1944, the order was placed with the next lowest tenderer, who offered delivery in 26 weeks.
57 15 0	55 2 6	The lowest tenderer offered delivery in 12-15 weeks. As the stores were very urgently required in India, the order was placed with the next lowest tenderer, who offered delivery in 8 weeks.
422 8 0	419 2 8	The lowest tenderer offered delivery in 12-14 weeks. As the stores were very urgently required in India, the order was placed with the next lowest tenderer, who offered delivery of part in 6-8 weeks and to complete in 12-14 weeks.
363 12 6	306 10 0	The lowest tenderer offered delivery in 24.36 weeks As the stores were very urgently required in India, the order was placed with the next lowest tenderer, who offered del very in 16 weeks
58 14 5	53 16 9	The lower tenderer offered delivery in 26 weeks. As the stores were urgently required in India, the order was placed with the higher tenderer who offered delivery in 8-12 weeks.
56 11 0	50 5 4	The lower tenderer offered delivery in 15-16 weeks. As the stores were required immediately in replacement of loss at sea, the order was placed with the higher tenderer who offered delivery in 8 weeks,

Name of Contractor
General Surgical Co Ltd
6 44 H Band & Co
1/14 6 44 The Vulcan Foundry Ltd
/15 6 44 Coventry Gauge & Tool Co
Sanderson Brothers & New- bould Ltd
14

APPENDICES

	Contract amount				der	Reasons of Acceptance
£	8	d	£	8	d	
513	5	5	426	0	5	The lower tenderer offered to commence delivery in 10-12 months. As the stores were very urgently required in India, the order was placed with the higher tenderer who offered delivery in 21 weeks
525	0	0	481	5	0	The lower tenderer required 20 months for delivery As the stores were urgently required in India, the order was placed with the higher tenderer who offered delivery in July and completion in December 1944
330	0	0	280	10	0	The lower tenderer offered delivery in 56 weeks As this was much too long, the order was placed with the higher tenderer who offered delivery in 28 weeks
88	7	0	86	ь	0	The lower tenderer offered delivery in 6/8 weeks and completion in 12/14 weeks. As the stores were urgently required in India, the order was placed with the higher tenderer who offered delivery in 8 weeks
42	1	6	38	8	2	The lowest tenderer offered delivery in 10/12 weeks. As the stores were urgently required in India, the order was placed with the next lowest tenderer who offered delivery in 4/5 weeks.

INDIA STORE

ABSTRACT OF CASES IN which tenders for Stores demanded by the Central Government demanded, were accepted on the grounds of superior quality, superior trustworthiness o

HALF YEAR ENDING

Cases in which the discrimination is

Stores Ordered	Quantity	Contract number	Name of Contractor
Photostat paper, etc		D 1478/HN130/3-7 44	Photostat Ltd
Gun nutal water gauges	1 0 No-	D 2228/185 16-8 44	Dewrance & Co Ltd
Brushes, Foundry, steel	Nos	D 2222/2211/16 8 44	W Canning & Co Ltd.
Flat 7-1/2" × 2 3/4" Round 11 3/4"	192 12		
Spinal local anacethetic outfit, complete	513 Nos	1) 2210 1286 16 8 44	General Surgical Co I td
-Cham slings, 10′ 0″ long	30 Nos	D 2439/2227 28-8-44	Mr Thomas Perrins
Splint, knec (Thomas') flexion piece (Pearson's) for	174 Nos	D 2285 1864/19 4 44	The Scholl Mfg Co Ltd.
Hacksaw blades		D 2842/2281/21 9 44	Arthur Balfour & Co Ltd.
Cylinders, measuring 500 ml	2,860 Nos	D 3196/2733/9-10 44 .	Eureka Scientific Co Ltd
lench centres 30" long and	2 Nos	D 3232/2417/11-10-44	Buck & Hickman Ltd

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FOR INDIA

DEPARTMENT

other than the lowest complying with the technical description of the goods the firm tendering, greater facility of inspection, quicker delivery, etc.

31st DECEMBER 1944

b etween British firms only

Contract amount		Lowest tender not accepted			Reasons for Acceptance			
£		d	£	,	d			
122	14	3	115	13	11	The lower tenderer offered delivery in 8 weeks. As the store were urgently required in India, the order was placed with th higher tenderer who offered a better quality paper wit delivery in 3/4 weeks		
56	0	4	45	0	0	The lowest tenderer offered delivery in 20/26 week. As the stores were urgently required in India the order was placed with the highest tenderer, who offered part from stock and complete delivery in 6 weeks.		
22	14	0	20	10	ь	The lowest tenderer offered delivery in approx 12/1b weeks As the stores were urgently required in India, the order wa placed with a higher tenderer who offered delivery in abou 6 weeks		
2,117	0	2	1,938	3	7	The lowe-t tenderer offered delivery at the rate of 50 per month beginning in 1 month, but the firm are not reliable in their delivery promises and were far behind in their delivers under earlier contents. At the stores were urgently required in India, the order was placed with the next lowest bonder who offered delivery to commence in four months at the rate of 40 per week.		
341	5	0	292	0	0	The lowest tenderer offered delivery in 52 weeks. As the stores were very urgently required in India, the order was placed with the next lowest tenderer who offered deliver by the end of December 1944.		
47	17	0	45]	13	6	The lowest tenderer offered delivery at the rate of 50 per mouth after 10 weeks. As the stores were urgently required i India, the order was placed with the next lowest tendere who offered delivery at the rate of 50 per week commercia in 4/6 weeks.		
268	7	0	244	11	1	The lowest tenderer offered delivery in 16/24 weeks. As the stores were required in India by October 1944 the order we placed with a higher tenderer who offered delivery existed.		
522	16	11	487	19	9	The lowest tenderer offered delivery at the rate of 250 pr month beginning from March 1945 — As the stores wer urgently required in India, the order was placed with the next lowest tenderer who offered delivery of the who quantity in 16 weeks		
101	0	0	57	14	0	This item was part of a very urgent indent which requeste despatch by air where practicable. The lowest tender offered delivery in 8 weeks. In view of the great urgency to order was placed with the higher tenderer who offered del- very from stock		

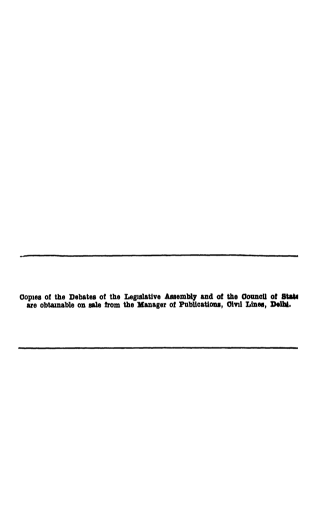
Stores Ordered	Quantity	Contract number	Name of Contractor
Sleeves, drill		D 3402/2636/20-10 44	Frank Guylee & Sons Ltd.
Spanners, double ended (various sizes)		D 3447/3617/23 10-44	Thomas Smith & Sons of Solidey Ltd
Stamp ^q , steel marking	Scts 195	D 3609/3575/1 11 44	John Meerloo & Sons
Floating carriage diameter measuring machine	1	D 3663/3522/6 11 4#	Coventry Gauge & Tool Co. Ltd
Braces, ratchet	100	D 3916/3688/22 11 44	Easterbrook Meard & Co Ltd
Sawa, circular, otc		D 4160/3692/19 12 44	John Elsworth & Sons Ltd
-			

Nore -In the present conditions

APPENDICES

Contract amount	Lowest tender not accepted	Reasons for Acceptance		
£. s. d.	£ s. d			
38 6 2	31 14 3	The stores were urgently required for an Ordnance Factory ii India. The lowest tenderer offered delivery in 12 works in view of the urgency of the d'mand the order was place with the higher tenderer who offered to deliver part from stock and to complete delivery in 6/8 weeks		
261 14 9	224 12 2	The spanners were required by Ordnance Factories in Indi- during the first quarter of 1945. The lowest tenders required 40 w.c.ks for dolivery. A 3th second not meet the delay ry requirements the order was pliced with the highe- tenderer wite officied delay in 12 weeks.		
126 19 7	124 10 10	The stores were required during Jan /March by an Ordnane Factory in India The accepted tendurer offered delivery i six weeks against the delivery of four to five months offere by the lowest tenderer		
36 12 6	57 0 0	The stores were required in India in January 1945. The accept at tenderer offered delivery in 8/10 weeks against the 20 weeks of the lowest tenderer.		
81 13 4	78 15 0	The stores were required during 1944 to 1945 for an Ordinane Factory in India. The lower tenderer offered delivery in nine months against the delivery of 6 months of the accepted tenderer.		
53 2 9 finel uding cost of packing)	48 16 0 (excluding cost of packing)	The lowest tenderer offered delivery in 26-30 weeks stores were required in India during dan [March 1945, and the order was pleed with the next lowest tenderer who offered delivery in 4-12 weeks.		

there are no foreign tenders



LEGISLATIVE ASSEMBLY DEBATES

TUESDAY, 29th OCTOBER, 1946. Vol. VII—No. 2

OFFICIAL REPORT



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LEGISLATIVE ASSEMBLY

Tuesday, 29th October 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

POLICY RE TEMPORARY BRICK STRUCTURES ERECTED FOR WAR PURPOSES IN DELHI

- 47. *Mr. O. P. Lawson: (a) Will the Honourable Member for Works, Mines and Power be pleased to indicate the policy of Government in respect of temporary brick structures erected for war purposes, particularly in Delhi?
- (b) Is it intended to remove such structures where they offend against the general planning of the city or where the cost of upkeep is likely to be uneconomical?
- Mr. B. K. Gokhale: (a) In the case of temporary structures put up at Delhi, Government decided—
- (1) that all structures constructed to temporary specifications during the war should be demolished as early as possible,
- (2) that while keeping the above aim in view, demolition should be so ordered that no building is demolished so long as it can be used for a purpose for which it is more suited than other buildings that would otherwise have to be used or in the case of residential buildings to provide a standard of hving higher than would otherwise be in ulable it in-casonable price.

Provided that the retention of a temporary building does not interfere with the immediate construction of a building required for a permanent purpose

They also set up a small Committee under the Chief Commissioner, Delhi, which has adopted two main principles—

- (1) that temporary buildings which are still in good usable condition should not demolished until all requisitioned buildings have been released except where the demolition of temporary buildings is necessary on a plot required for the construction of permanent buildings either for residential or other purposes, and
- (2) that steps should be taken to build permanent residential and office buildings as quickly as possible to meet the permanent increased demand for the same, and in this way facilitate the replacement of temporary accommodation by permanent accommodation

The whole question is however again being reviewed in the light of the present constitutional situation

As regards temporary brick structures crected for war purposes outside Delhi, no general policy has been laid down but each case is separately considered on merits

(b) Both these points are kept in view while implementing the policy as stated above

Maulana Zafar Ali Khan: With reference to part (a) of the question, will the Honourable Member please tell us what is the principle with regard to the temporary brick structures which were handed over to the Americans for military purposes and when are they going to be asked to vacate them?

Mr. B. K. Gokhale: Sir, I must ask for notice of that question

- Mr. Manu Subedar: May I know whether in view of the difficulty of bringing into existence new permanent structures Government will consider the desirability of maintaining the old temporary structures even if they are of temporary specifications and giving them for use of the population which is short of housing and other accommodation?
- Mr. B. K. Gokhale: The policy which I have just read out does contemplate the retention of temporary structures under certain conditions, for instance, as long as these structures are necessary. Then, there is the question of the cost of their maintenance and the possibility of alternative accommodation. There are so many factors involved.
- Mr. Manu Subedar: May I make the point clear? Government does contemplate retention, but Government also contemplate, according to the policy stated by my Honourable friend, the abolition My suggestion is Will Government consider the postponement of all demolition for some time until they see new structures coming into existence?
- Mr. B. K. Gokhale: Before we can construct new structures, we have to have some demolition to make room for the new structures. Then, there are grass plots in Delhi for instance, about which Government have given an assurance in the past that the temporary structures will be pulled down as soon as possible and the grass plots will be restored to Delhi. The point raised by the Honourable Member will, however he considered and I am prepared to put it up to Government again to see what can be done
- Mr, N M. Josh: May I ask whether Government proposes to consult the Standing Committee attached to the Department before any temporary buildings are demolished?
 - Mr. B. K Gokhale: There is no such proposal at present
- Mr. N. M. Josh: May I ask whether Government will consider the proposal?
 - Mr. B. K. Gokhale: That will be considered
- Lt.-Col. Dr. J. C. Chatterjee: Is it not a fact that assurances were given to the New Delhi Municipality when they presented addresses to Lord Limithgow and Lord Willingdon that as these temporary structures disfigure the outlook of New Delhi they will be demolished as soon as possible after the war?
- Mr. B. K. Gokhale: I believe some such assurance has been given and I think that is the policy of Government But, as I have just stated in answer to the previous question, the whole policy is still again under consideration
- Mr. Manu Subedar: Will Government consider 'use' before 'art and will Government maintain every temporary structure which is here notwithstanding such assumances, at all events, for the next few months until new structures come into existence?

Snjut Dhrendra Kanta Lahiri Choudhury: The accommodation in Delhi is very limited and so by maintaining the present temporary structures

- Mr. President: The Honourable Member is arguing
- Dr. Zia Uddin Ahmad: May I suggest a slight modification in the conditions already cited by the Honourable Sceretary? It is this The **emporary structures may be demolished to give place to permanent structures used in the permanent structure?
- Mr. President: I am afraid that is a suggestion for the action and not a question
- Sri M. Ananthasayanam Ayyangar: The Honourab e Member has just said that no policy has been evolved for buildings outside De lin Does he mean outside the Delhi province? If so, why no policy has been a evolved at all?
- Mr. B. K. Gokhale: I said that with regard to the e question of the demolition of existing temporary structures outside Delhi no policy has been evolved

The reason is that there are very few such temporary structures They are all situated at different places and each case has to be considered on its ments. It is difficult to establish a policy for outside. Delhi, but in Delhi there are so many temporary structures that Government thought it was better to have a definite policy about them

- Bri M. Ananthasayanam Ayyangar: The Honourable Member said that a Committee has been appointed A similar Committee ought to have been appointed with regard to other places if no such Committee has been appointed, what agency is there to deede whether the temporary buildings will be continued oi demolished on behalf of the Government?
- Mr. B. K. Gokhale: Each case is considered by the Department itself. The Committee only concerns itself with Delhi

GOVEBNMENT PLANS RE MEETING SHORTAGE OF ACCOMMODATION AND CONTROL

- 48. *Mr. C. P. Lawson (a) Will the Honourable Member for Works, Mines and Power be pleased to state whether he is aware that in spite of the fact of the termination of hostilities, the accommedation position in Delhi for all classes is showing no improvement?
- (b) Has Government any specific plans for meeting this shortage of accommodation of all kinds?
- (c) Is it intended to subsidise the building of new accommodation and will building internals be made available to those who are prepared to undertake the work?
- (d) Do Government propose to control rents charged after the 30th September 1946 and attempt to make such control effective?

Mr. B. K. Gokhale: (a) Yes

(b) Yes

Government are constructing 30 semi-detached bungalows in New Delhi In addition they have got the following new proposals for constitution under their consideration

- (1) 200 officers' flats in New Delhi.
- (ii) 2,000 clerks' quarters in New Delhi.
- (iii) 1,000 clerks' and 250 peons' and duftry quarters in Old Delhi, and
- (iv) 1,000 peons' quarters in New Delhi

Steps are also being taken by the Delhi Improvement Trust to expedite the construction of new houses In the first instance the lessees of plots in Daryaganj South, Mondhewaken Road, Original Road and Gaistin Bastion Road are being asked to complete construction of new buildings within one year from the date of the notice Similar action will be taken in respect of plots sold in other Trust areas. The Trust also propose to construct poor class quarters under the State-aided re-housing scheme. These quarters are intended primarily for showe who may have to vacute their present accommodation on account of slum clearance schemes sponsored by the Trust.

(c) In order to accelerate the building of new accommodation the Government of India have asked all Provincial Governments to set up Building Material Panels to co-ordinate the requirements of building materials and efforts will be made to meet those requirements as far as possible

The Government of India do not propose to subsidise new building

(d) Yes

Shri Sri Prakasa: Is it a fact that numerous blocks of buildings in Canning Road are lying vacant fully furnished and a lot of furniture is even lying outside exposed to sun, wind and rain? Why not make these buildings available to the public?

Mr. B. K. Gokhale: Sir, I want notice. Where are they?

- Shri Sri Prakasa: Behind the Travancore House on the Canning Road'
- Mr. N. M. Joshi: Are the Government of India aware of the squatting incident that took place in London on account of the fact that Government allowed their own buildings to remain vacant?
 - Mr. B. K. Gokhale: I believe Government have seen this
- Mr. Muhammad Nauman: Is it a fact that the House Committee of the Legislative Assembly asked for certain more accommodation to be made available to Members of the Legislature and that the Department have not so far been able to do so?
- Mr. B. K. Gokhale: Sir, I am not aware of the position. As for new buildings, no new buildings have been put up
- Mr. Muhammad Nauman: The House Committee made a requisition on the Dipartment that they should construct or at east offer to the Legislative Assembly Members ten more buildings, but the Department has not done anything so far I want to know what the Government is doing in the matter?
 - Mr. B. K. Gokhale: I am not aware of the position
- Mr. K. C. Neogy: Does the Houourable Member's Department exercise any right of disposal over those buildings that had been allotted to the American Government to housing the American fighting forces and other American personnel and which are, I understand, lying vacant fully furnished?
- Mr. B. K. Gokhale: Certain buildings have been placed at the disposal of the American Mission and office officers from time to time. We have been making efforts to take back as many buildings as possible, but it is a matter of negotiation with the American Government.
- Mr. C. P. Lawon: I think the House would be entitled to know something more definite on the question of progress of construction of quarters. Will the Honourable Member give the House any indication of the period required to accommodate a certain number of peous, for instance, of this House who cannot literally find accommodation anywhere and can the Honourable Member give no midication of the speed with which he expects to make progress either now in the future?
- Mr. B. K. Gokhale: The Government are constructing some 30 semi-detach-dungalows and they expect to complet the same within the next three months. So has a quarters for clarks and peons are conceined, the plans and timates are under preparation and Government have generally approved the home of the formal of
- Seth Govind Das: Is the Honourable Member aware that as far as Members of this House are conceined, they are allotted houses by ballot and some Members do not get houses at all? Surely Government cannot expect the Members of this House to live and work here under a tree. Will the Government do something so that this ballot system may stop and sufficient number of houses are available for Members of both Houses of Legislature and for Members of the Constituent Assembly also?
- Mr. B. K. Gokhale: So far as the ballot system is concerned, I believe it is a matter for the Legislative Assembly About the general housing condition, I have said it is very tight and Government are making efforts to construct new buildings to relieve the situation
- Seth Yusuf Abdoola Haroon: May I submit, Sir, that when an Honourable Member of this House diew attention to the fact that certain buildings were lying vacant—this question relates to scarcity of accommodation in New Delhi—the Honourable Member should have been in possession of all the facts before giving a reply to the House How does he say that he is not aware of that? He should have enquired into it before giving his reply to the question.
 - Mr. President: Next question.

- FRESH REQUISITIONING OF ACCOMMODATION BY CHIEF COMMISSIONER, DELHI
- 49. *Mr. C. P. Lawson Will the Honourable Member for Works, Mines and Power be pleased to state
- (a) what fresh requisitioning has taken place in Delhi in 1946 under the orders of the Chief Commissioner,
- (b) whether the Chief Commissions: satisfied himself before making use of war emergency legislation for this purpose, that there was no vacant accommodation in Cantonments or elsewhere which might be used for the purposes required, and
- (c) how much of the property so requisitioned has now been returned to its owners and how long will it be before the rest is returned?
 - Mr. B. K. Gokhale: (a) A list showing the fresh requisitioning of property in Delhi in 1946 under the order of the Chief Commissioner is placed on the table
- (b) Yos The Chief Commissioner obtained all the vacant accommodation he could get from the inhitary authorities and from the Estate Officer but nevertheless had to requisition private property owing to large quantities of foodgrams allotted to Delhi and which had to be properly protected, particularly during the monsoon Storing foodgrams in Cantonnents was not feasible because to transport stocks to Cantonnents and back again would have had to be bone by the consumer
- (c) So far none of the property requisitioned has been returned to its owners but this will be done as soon as it becomes practicable to do so

Statement

- (1) House No 9697 9689 Shamshad Manzil Subrimandi, (2) House at Khajii Road Karol Bai,h. (3) Golovn at Rasui Hirphul Singh, (4) Godown at Roshahata Roid (5) Godown at Naya Bizat Delhi, (6) Godown at Naya Bizat Delhi, (6) Godown at Naya Bizat Delhi, (7) Bungalow at Roshinara Road (8) Godown at Maidganj Delhi, (9) Two godown at Basti Hirphul Singh, (10) Compound in Gandhi Nagar, (11) Bungalow No 3, Ataur Rahman La c, and (12) Godown sehind Cloth Market
- Mr. C. P. Lawson: May 1 point out that the Honourable Member has not replied to my question My question was

"whether the Chief Commissioner satisfied himself before making use of war emergency legislation for this purpose, that there was no vacant accommodation"

The Honomable Member simply said that the Chief Commissioner obtained all the vacant accommodation that was given to him. This is a very different thing. I should like the Honomable Member to give a specific answer to my question.

- Mr. B. K. Gokhale: So what the Chief Commissioner could do was to get as much a commodation as he could whether from the Estate Officer or from the War Department. He tried his best to get whatever accommodation he could and then when he found that that was madequate, he had to requisition—these buildings—The Chief Commissioner is not man position really to do anything more
- Mr. C. P. Lawson: I should like to ask the Honourable Member whether this is the policy of Government, while admitting the fact that alternative accommodation is not available, to requisition these buildings. I underst ind that these godowns which have been requisitioned cannot be replaced. If it is the policy of the Government to do that, would it not be better for them to face the necessary expenses for transporting Government materials for slightly longer distance?
- Mr. President: He is advancing an argument What is the Honourable Member's question?

- Mr. C. P. Lawson: The Honourable Member said that certain accommodation would not be used because of transport difficulties. I am asking whether it is the policy of the Government because of that extra cost to turn out people who can find no other accommodation?
- Mr. B. K. Gokhale: I have stated what was actually done The point read will be considered. As I have already said, the Government are again examining do novo the question of policy in this respect

RESTRICTIONS ON THE RETURN OF SARDAR AJIT SINGH FROM GERMANY

50. *Sardar Mangal Singh Will the Honourable Member for External Affairs please state

(a) whether there are any restrictions on the return of Sardar Ajit Singh who helfe this country in 1913 and whether any prosecutions are still pending against him. if so, what the particulars are.

(b) whether Government have considered this question, if so why no amountement has been made that there are no restrictions on his entry into India and that he is free to return to this country whenever he likes,

(c) whether it is a fact that he is lying ill somewhere in Germany and whether Government propose to find out the condition of his health, and

(d) whether his relatives have approached the Government of India with the request that fielities may be afforded to them to proceed there for the purpose of nursing him?

The Honourable Pandit Jawaharial Nehru: (a) and (b) There is no restriction on the return to India of Sardar Ajit Singh and no prosecution is pending against him

British Passport Control authorities abroad and the Indian Military Mission in Berlin have been informed accordingly

- (c) He is reported to be in a sanatorium at Bielefeld in Germany and to desire repatriation to India by sea which is being arranged
- (d) The Government of India have received no application from his relatives for facilities to proceed to Germany, one relative did, however, request that arrangements be made for Sardar Apt Singh's early repatriation and has been informed that this is being done

Sardar Mangal Singh: Is the Honourable Member satisfied that this decision of the Government of India has actually reached Sardar Apt Singh?

The Honourable Pandit Jawaharlal Nehru: I cannot say absolutely definitely but I believe it has I may add that the difficulty about his return is due to securing passages and a certain difficulty that they have to go to England first and from England get a passage for India, and in England these people are not allowed to remain for more than about three days Until assured by the British authorities that they have got a passage within that time they are not allowed to leave Germany We hope to approach the British authorities to relax these rules and to facilitate their return

RESTRICTIONS ON THE ENTRY OF INDIANS INTO BURMA

- 51. *Sardar Mangal Singh: Will the Honourable Member for Commonwealth Relations please state
- (a) the restrictions on the entry of the Indians into Burms apart from ordinary passport requirements.
- (b) whether it is a fact that the Indians are not allowed to enter Burma although many of them possess a large amount of immovable and movable property in Burna, and
- (c) the steps Government propose to take to help Indians to go back and claim their properties and restart their business which has been ruined by the war?
- The Honourable Pandit Jawaharial Nebru: (a) Entry of Indians into Burina is not subject to any restrictions. Even passports are not required for this

purpose Owing, however, to the limited shipping space available and the unsatisfactory economic conditions obtaining in Burnia only exacutes, and non-evacutes in special encumstances, are being given passage facilities to go to Burnia at present

(b) and (c) No, Sir Passages of persons having immoveable and movable properties in Burma are on application sponsored by the Government of India Persons who had business in Burma before the war and desire to restart such business are also being given passage facilities

Sardar Mangal Singh: May I know who controls the passage to Burma? Is it the Defence Department or is it some other Department?

The Honourable Pandit Jawaharlal Nehru: I am afraid I do not know, I will have to inquire and find out

Sardar Mangal Singh: Have Government received any complaints that Indan businessmen are not allowed pissages to Burma but British commercial people are allowed to go there?

The Honourable Pandit Jawaharlal Nehru: I cannot answer for all the complaints that are received in the Government of India straight off. I ampersonally not aware of any such complaint but if the Honourable Member will draw our attention to any such complaint we shall certainly look into it.

Prof. N. G. Ranga: Is it a fact that a very large number of Indians who mad gone to Burna in recent months have returned to India in large numbers because of difficult conditions of fiving in Burna?

The Honourable Pandit Jawaharial Nehru: Indeed one of our big headaches been to get back Indians to India from Burma Malava. Sumatra and Java We have tried to get ships and charter them all over the world because there is such a tremendous demand from Indians to come to India from these various places

Prof. N. G. Ranga: What are the Government of India doing in order to make our people—former refugees—aware of the difficult conditions prevailing in Burma and advise them not to go to Burma in the present circumstances?

The Honourable Pandit Jawaharial Nehru: I imagine that those conditions are fairly well known We have not encouraged people to go back, we have told them that conditions are now different but we have not carried on a propaganda campaign of this kind

Seth Yusuf Abdoola Haroon. With reference to part (a) of the questing it a fact that Indians have to submit applications to the External Affairs Department to re-entry into Burma?

The Honourable Pandit Jawaharlal Nehru: I am not quite sure, I will inquire and find out

TRADE RELATIONS BETWEEN INDIA AND BURMA

- 52. *Sardar Mangal Singh: Will the Secretary of the Commerce Department please state
- (a) the arrangements at present which govern the trade relations between India and Burma, and
- (b) whether the Government of India contemplate to negotiate a commercial treaty with the Burma Government?

The Honourable Mr. I. I. Chundrigar: (a) Trade between the two countries is now conducted through commercial channels subject to such import and export regulations as each Government has found it necessary to impose in its own interests

Exports to Burma are allowed through trade channels in the same manner as to any other destination with which private trade is permissible. In addition, the Government of India have agreed to supply, through Government of bannels,

the goods required by the Government of Burma, up to the 31st March 1947, for implementing their programme of rehabilitation, subject, o' course, to the required goods being available for export

Imports from Burma are allowed on the same basis as from any other country of the British Empire meluded in the sterling area imports by land are governed by the provisions of Open General Lucence No 111

Tauff duties are levied in accordance with the Heads of Agreement concluded between the delegations of the Governments of India and Burma on 3rd April 1941.

- (b) No. Sn. not for the present
- Mr. Manu Subedar: Will the Honourable Member tell this House—not now perhaps but later in the session—whether it is true that the Burma Government have overcharged this country for the rice supplied to us, whereas cloth and other goods which were supplied from India have gone out at controlled rates?

The Honourable Mr. I. I. Chundrigar: I shall require notice of that question

Annual Quota for the Entry of Indians into the United States of

- 53. *Sardar Mangal Singh: Will the Honourable Member for External Aftairs please state
- (a) the latest position regarding the entry of Indians into the United States of America, and whether any annual quota has been fixed, if so, what it is, and
- (b) whether the Government of India will press the United States of America to increase this quota $^{\prime}$

The Honourable Pandit Jawaharial Nehru. (a) By a measure which has recently been passed into law Indians are now eligible for immigration into, and nationalisation in, the Linted States of America. Under the United States Inmigration Act of 1924 the minigration into the United States of all foreigners is regulated by quota, the quota for each country being calculated according to the ratio that the number of inhabitants of the United States originating in that country bore to the total population of the United States in 1920, the minimum quota for any country being one hundred. Since the number of Indians residing in the United States of America in 1920 was negligible, the quota for Indian immigrants will be one hundred.

(b) The provisions regulating these quotas apply equally to minigrants of all nationalities and it would not therefore be feasible to press for a relaxation in favour of Indians.

COMPLAINTS AGAINST THE PERSONNEL OF DELEGATIONS APPOINTED BY THE INTERIM GOVERNMENT FOR INTERNATIONAL ORGANISATIONS

- 54. *Sardar Mangal Singh: Will the Affairs please state
- (a) the number of delegations appointed by the Interim Government to participate in the International Organisations of their personnel, and
- (b) whether any section of the public has made complaints to the Government of India against their personnel?

The Honourable Pandit Jawaharlai Nehru: (a) Λ statement giving the required information is laid on the table of the House

(b) A complaint was made by the Indian Federation of Lubour in regard to the composition of the delegation to the 29th Session of the International Labour Conference at Montreal No other formal complaint has been made, so far as Government are aware

STARRED QUESTIONS AND ANSWERS

Delegations appointed by the Interim Government to participate in Internal Organisations and their Personnel

Serial Name of Conference or Meeting Venue Date of meeting Personnel of India's	Remarks
2 Provisional International Grand Grand Farach, Glass of the national Givil Aviation Organisation's Middle East Regional Air Navigation Meeting Meeting Gaikwad, Secretary, Dhond Branch, Gly Union, Dhond, Mr N V Phadke, Bombay Mr N Chakravart, Dy Dir of Air Routes and Aero-dromes, Directorate General, Civil Aviation in India (Leader) Fit L 8 G Desh-pande, Aerodrome Officer, Directorate	
national Civil Avia- tion Organisation's Middle East Regi- onal Air Navigation Meeting Meeti	
Aviation in India Mr Mohammad Aslam, Meteorologist, India Meteorologisal De- partment	
Mr J P Jaffoock, Director of Commu- nications, Directo- rate General of Civil Aviation in India	
Sqn Leader G Howard, Dy Group Signals Officer, No 229, Group, Wai Depart- ment.	
Mr. P H E. Hope- Ross, Controller of Communications, Di- rectorate General of Civil Aviation in India.	
3 Preparatory Commutee on International Trade and Employment held London 15th Oct. 1946 Secretary, Commerce Department (Leader)	
under the auspices of the United Nations Economic and Social Council Mr. B N Adarkar, M B E, Dy. Economic Adviser to the Government of India.	
Dr B N Ganguly, Professor of Econo- mies, Hindu College, Dellii	
Dr A I. Quresh, Economic Adviser to the Government of H E the Nusam of Hyderabad. Dr. P. S. Lokanathan, Editor, Indian Economics.	

Serial No	Name of Conference or Meeting	Venue	Date of meeting	Personnel of India's Delegation	Remarks
				Dr D G Mulherkar, Secretary, Federation of Indian Chambers of Commerce and Industry Mr H S Malik, C.I.E., O B E, Prime Minis- tor, Patrials State	
				Secretary	
				Mr M A Mulky, Un- der Secretary, Com- merce Department.	
4	2nd Part of the First Session of the	New York	23rd Oct. 1946	Representatives	
	General Assembly of the United Nations		1940	The Hon'ble Mrs Vijaya Laxshmi Pandit, Minister of Health, U P, (Leader)	
ł				Raja Sir Maharaj Singh, C I.E	
				The Hon'ble Mr Jus- tice M C. Chagla, Judge of the Bombay High Court	
				Mr. Frank Anthony, M L A. (Central)	
				Nawab Ali Yawar Jung, Member, Executive Council, Hyderabad State (States nomi- nee).	
				Alternate Representatives.	
				The Hon'ble Mr K P. 8 Menon, CI.E., Agent General for India in China.	
				The Hon'ble Mr P N. Sapru, Member, Council of State	
				Mr V K Krishna Menon, India League, London	
				Mr. R M Deshmukh, lately High Commis- sioner for India in South Africa.	
- 1		- 1	l	Advisers	
				Mr R. N Banerjee, CSI, CIE, Secre- tary, C R Depart- ment.	

Serial No	Name of Conference or Meeting	Venue	Date of meeting	Personnel of India's Delegation	Remarks
				Mr Shavax A Lal, CIE, Jt Secretary, Legistive Depart ment	
				M1 C S Iha O B E , Dy Secretary, C R Department	
				Mr R L Gupta, OBE Adviser to A G for India in the US A	
				Mr Gopal Swarup Pathak, Advocate and Retried Judge of the High Court, Allahabad	
				Dr Lanka Sundaram Editor, Commerce and Industry, New Delhi	
				Public Relations Officer	1
				Mi I Natarijan	
				Secretaries	
				Cupt B K Kupur MBE Dy Secretary E A Dopartment	
				Mr M A Husain Dy Secretary, I & B Department	
				Assistant Secretary	
				K S A A Shah, Ab **stant Scrietary, E A Department	İ
	1			Office Superintendent	
				Mr Bul Kishan, Super intendent E A De parting at	
5	Second Session of the United Mari	Washing- ton	24th Oct 1946	Members	
	time Consultative Council	ion .	4540	Mr M K Velloch C I E , Deputs , High Commissioner for India, London Mr S K Kirpslani, C I E Indian Govern ment Trade Commis- sioner, New York	
				Mr M A Master, Seindia Steam Navi- gation Co Ltd	
				Mr Parmeshwaram Pillai (Indian States nominee)	

STARRED QUESTIONS AND ANSWERS 109								
Serial No	Name of Conference or Meeting	Venu	Date of meeting	Personnel of India's Delegation	Remarks			
	_			Secretary Mr P R Subramanian, Assistant Secretary, Commerce Depart- ment				
6	Permanent Commi- titee of the Office International d' Hygiene Publique	Paris	23rd Oct 1946	Major C Mani, I M S, Additional Deputy Public Health Com- missioner with the Government of India				
7	Preparatory (ommi-	Washing ton	28th Oct 1946	Leader				
	and Agriculture Organisation of the United Nations Meeting for setting up a World Food	101		The Hon'ble Dr K N Katju, Munister for Justice and Develop- ment, U P				
	Board		*	Alternate Leader	İ			
				Sir S V Ramamurty, C I E , Chief Secretar to the Government of Madras	7			
		İ		Adt 18ers				
				Chaudhuri Mukhtar Sungh Dr Radhukurud Mookerji Professor C N Vakil, University of Bom- bay				
			•	Mr A D Gorwala, C I E , Commissioner of Supply, Bombay				
				Dr V K R V Rao, Planning Advisor, Food Department				
				Dr Radhakamal Muker joe, Economic Advi ser, (Iwahor State	-			
				Mr G Parameswaram Pillai, Reconstruc- tion Officer, Travan- core State				
		`		Secretary				
				Mr Azız Ahmed, O B E. Dy Secretary, Agri- culture Department				
(T Advıss	the personnel of the de or have yet to be selected	degation is not	yet complete	as one Alternate Leader	and one			
8			4th Nov 1946	Major C Mani, I.M S, Additional Deputy Public Health Com- missioner with the Government of India				

Serial No.	Name of Conference or Meeting	Venu	Date of meeting	Personnel of India's Delegation	Remarks
9	United Nations Educational, Scientific and Cultural Organization-Gene- ral Conference	Paris .	19th Nov 1946	Leader Sir Saivapalli Radha Kiishnan, M.A., D. Litt Li.L.D., F.B.A., Vice Chancellor, Benaies Hindu University	
				Members	
				Sir John Saigent, CIE, MA, D Litt, Secre- tary, Education De- partment Rajkumari Amrit Kanr, Momber Central Ad Visory Bond of Pdr cation	
		:		Mr K († Svyrdain, M Fd (Leeds), Edu- cational Advisor, Rampui State (States nommee)	
				Professor H J Bhabha, B A (Cantab), Ph D, D St., F R S Direc- tor and Professor of Tata Institute of Fundamental Re- search, Bombay	
10	Commission on Nar- cotic Drugs set up by the Economic and Social Council of the United Nations	New York	28th Nov 1946	Representative Mr H Greenfield, CSICIE, Member, Control Board of Revenue	
- 1				Alternate Representative oum Adviser	
				Mr N Sunderesan, Financial Adviser to the Agent for India, in the U S A	
11	International Com- mission on High Dams.	Paris		Rai Bahadur A N Khosla, ISE, Chair man, C W I N C	
12	International Tech- nical Congress	Paris	٠	Mr Mohsin Ali, Mem- ber, C W I & N C (Leader)	
				R B M S Mathur, I.SE, ACE, C P W D.	
				R B N K Mitra, Retired Officer, E I R, and a nominate of the Indian Institute of Engineers.	l

Serial No.	Name of Conference or Meeting	Venu	Date of meeting	Personnel of India's Delegation	Remarks
18	International Con- gress for Housing and Town Planning	Hastings		RB M S Mathur, ISE, ACE, C P W D	
14	Committee on Epidemiological Intolligence and Quarantane set up by the Interim Commission of the World Health Organisation			Major C Mani, I M S, Additional Deputy Public Health Com missioner with the Government of India	

Mr. Ahmed E. H. Jaffer. Will the Honourable Member give an assurance to this House that in future while sanding such delegations overseas proper care will be taken to select representatives from all parties in the House so tar as non-officials are concerned?

The Honourable Pandit Jawaharial Nehru: I do not need to give any such assurance because that has been the practice, and that certainly is the way in which Government will arrange these delegations.

INVESTIGATION INTO INDUSTRIES AND RECOMMENDATIONS BY THE TARIED BOARD

- 155 *Sardar Mangal Sungh . (a) Will the Secretary of the Commerce Department please state how many industries have so far been investigated into by the Tanfi Board?
- (b) What action the Government of India have taken on their recommendation s?
- The Honourable Mr I. I. Chundrigar: (a) Government have so far received reports on 15 industries from the Tariff Board
- (b) Departmental examination of 12 reports has been completed and Cabinet's orders on about six reports will be issued shortly taken to expedite issue of orders on the remaining reports

APPOINTMENT OF PROVINCIAL GOVERNORS

- 56 *Mr. Ahmed E H. Jaffer: Will the Honourable the Leader of the House be pleased to state whether the Government of India have any hand in filling up officiating appointments of Provincial Governors
- The Honourable Pandit Jawaharial Nehru Governors are appointed by His Majesty under section 18(1) of the Government of India Act, 1986, but it is obviously desirable that the Government of India should be consulted in the matter and that their views should carry weight
- Mr. Ahmed E. H. Jaffer: Will the Honourable Member communicate to His Majesty's Government that there is great dissatisfaction in this country for appointing a particular individual to all the officiating appointments as Provincial Governor, and will he also communicate to His Majesty's Government that this practice should cease forthwith and that no particular person should have a monopoly of such officiating appointments?
- The Honourable Pandit Jawaharial Nehru: I do not quite understand what particular person is referred to I know that there is a great deal of dissansfaction about various Governors in the country—quite a number of them—but what particular person is referred to I do not know.
 - Mr. Ahmed E. H. Jaffer: Sir Henry Knight.

- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state whether the Government of India have also powers in the matter of removal of Governone;
 - The Honourable Pandit Jawaharial Nehru: ()byiously not legally,
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state whether the Government of India is seeking to get such powers?
- The Honourable Pandit Jawaharlal Nehru: The Government of India's main purpose in existence is to gain complete independence in this country
- Shri Sri Prakasa: May I know if the Honourable Member is aware that there is great dissatisfaction at the very evistence of Governors?
- The Honourable Pandit Jawaharial Nehru. Naturally with the coming of independence there ceases to be any necessity for Governors
- Mr. Ahmed E. H. Jaffer Will the Honourable Member communicate to His Majestv's Government that there is a general feeling in this country that in future so long as these appointments of Governors are continued to be made Indians should be appointed and they should be given the first preference instead of imposing foreigners on this country?
- The Honourable Pandit Jawaharial Nehru. I am not sure that the Government is pleased with the views put forward by the Honourable Member. We want to do away with the Governors and not to replace them with others of that type though of a different complexion

MONEY AND OFFICERS FOR THE ADMINISTRATION OF TRIBAL AREAS IN ASSAM

- 57 *Sreejut Rohm Kumar Chaudhuri: Will the Honourable Member for External Affairs be pleased to state
- (a) the amount of money given for the administration of the tribal areas in Assam from the Central Government and also from the Provincial Government,
- (b) the number and names of officers employed in the Tribal areas in Assam whose pay is above Rs 500 with the present pay of each officer,
- (c) the name of the Advisor to His Excellency the Governor of Assam for tribal areas and the amount of his pay,
 - (d) whether he is paid from the Central or Provincial revenue,
 - (e) the number of years he has been in Government service.
- (f) the terms of his employment as Adviser to His Excellency the Governor of Assam for tribal areas.

(g) the date on which he is due to retire,

- (h) the special qualifications for this employment given to him,
- (1) whether any better officer or an Indian officer is not available for this post,
- (j) the number of districts in Assam in which he has served with dates,
- (k) whether he is also the Adviser to His Excellency the Agent to the Ciown Representative in relation to the Khasi States and Manipur State,
- (I) the proportion of his pay from the fund of the tribal areas and from the Khasi States fund and also from the Manipur State, if any.
- (m) the number of improvements he has introduced since his appointment as Adviser in the sphere of education, communication, industry, agriculture and sanitation, and
- (n) the amount of money spent on such improvements and the amount spent on salaries of officers whose pay 19 above Rs 500?
- The Honourable Pandit Jawahadal Nehru: (a) The Central Government's budget estimates for 1946-47 provide Rs 49,17 000 for the administration of

tribal areas in Assam - At present the Provincial Government make no contribu-

- (b) The information is given in the statement marked. A which I lay on the table
- (c) the Adviser's name is Mr. 1. P. Mills. His salary is Rs. 3,000 plus. £13 68h. and 8d overseas pay p.m.
 - (d) He is paid from the Central Revenues
 - (c) He has been in service for roughly 33 years
 - (1) On the normal service terms of an officer of the Indian Civi, Service
 - (c) H. is due to refue on the 10th December, 1948
- (h) M. Milk was formuly Services to His Excilion. 15 Governor of, Assumend in that capterly had a good did do do with the aff fitbes amongst y home especially the Nagas. In Ind space, a good ded of he caree.
- ii. P is difficult to make compart one where many factors come into play, but many, the officers in the serve. We will have the greatest experience for this kind of work.
- $_{\rm GI}$ from mormation is given in the statement maxed. By which is placed on the table of the House
 - d. N. 50
 - al. The whole of his pay is met from Central Revenues

(iii) All officials on the North East Frontici carry out the policy laid down by coveriment and it is not possible to ittribute particular diministrative zeasores to individual officers. Comprehensive development plans have however been drawn up and are now under extramation.

(ii) The amount budgeted for expenditure from Central Revenues on development schemes during 1945-46 was Agriculture—Rs 6 000, Medical—Rs 6.700, and a sum of 18.76 100 was provided by the central for expenditure on made. The comprehensive plans to which I have reterred will involve expenditure of a much higher order to be meated on education, communications agrantiture to restry and medical schemes during the next five years. The precise financial implications have yet to be worked out. The expenditure from Control Revenues on salaries of more than Rs 500 pcm is Its 8.842 plus 455 to 8 pcm month for the current year.

"A" Stutement of officers employed in the Tribal Areas in Assam drawing more than Rs. 500 p m, who are paid from Central Revenues

Senal No	Name of Officer	Present pay Rs per mensem			
1	Mr J P Mills	Rs 3000 plus overseas Pay £13 esh &d.			
2	Mr W Micklejohn	Rs 1,400			
3	Major F N Betts	Rs 1,370			
4	Major G St G T Allen	Rs 1,950			
5	Mr. P L James	Rs 650 plus Overseas Pay £15			
6	Mr. C R Stonor	Rs 800 plus Overseas Pay £25			
7	Mr Pugh	Rs 572			

"B Stat ment showing the number of Districts in Assam in which Mi J P. Mills has served, with dates

District	Station	Dates
	1	
8ibsig u	Jorhat	16th Dec 1913 to 24th Nov 1914
Sylhet	Selhet	31st May 1913 to 4th Jan 1916
Cacher (Silchur)	H vil ikandi	5th Jan 1916 to 12th Sept 1917
Naga Hills		13th Sept 1917 to 16th Apl 1921 24th Apl 1922 to 30th Apl 1925 14th Sept 1926 to 3rd Nov 1926
Carlan (Silchar)	Cuhar (Sukhar)	1st Feb 1927 to 11th June 1927 1st July 1927 to 15th Nov 1927
Naga Hills		16th Nov 1927 to 2nd Jan 1928
'achaa (Sak h u)	(ոchո (Subdan)	3rd Jan 1928 to 23rd Sept 1928
Khası and Jamta Hills	1	24th Sept 1928 to 29th Sept 1925
achar (Sileh w)	(nhu (Sakhu)	4th Oct 1928 to 16th Apl 1929
N iga Hills	Kohm	8th March 1930 to 8th Apl 1934 22nd Dec 1935 to 5th Wach 1937

Sreeut Rohm Kumar Chaudhur 1 the Honomath Member is no that Milk has been consistently apposed to the introduction of any representa-

The Honourable Pandit Jawahariai Nehru No, Su I am not aware of that 1 but I magne that that opposition will not count for much when we head to mitodine such resistance to represent the Government there.

Steept Rohmi Kumar Chaudhur: Li yiew of that fact—and coming as I do some ksome I know that he was definitely opposed to the Nagas taking any part in the Covernment—and it it is found to be correct will the Homomable Memoria se that it has at this junctur, some Indian officer of experience is appoint at this junctur.

The Honourable Pandit Jawaharlal Nehru Obviously I cannot say who is going to be appointed and lot what a sons. The House will remember that the question of these tribal areas like many other questions is coming up before the Constituent Assembly Advisory Committee.

Sreejut Rohm Kumar Chaudhuri. What I wanted to say is this. At this cotted stag when the Constituent Assemble will be discussing these questions, we want to have an officer their who will be rather sympathetic than being opposed to the Vigis, and other hill tribes coming under the new reforms

Mr President What is the question? The Honouarble Member is arguing Sreejut Rohim Kumar Chaudhuri: At this particular stage, will the Government issue that a mere sympathic office is amounted?

Mr President: That has been replied to

The Honourable Pandit Jawaharlal Nehru: The only assurance I can give is that the Government will give the utmost consideration to the wishes of the tablet people and will seek then betterment

TRIBAL AREAS IN ASSAM

- 58. *Sreent Rohm Kumar Chaudhuri Will the Honourable Member for External Affairs please state (a) if it is a fact that there is a budget for the tribal areas in Assam?
 - (b) Is it a fact that these tribal areas are called the North Eastern Agency?

- (c) Is it a fact that there is a proposal by the Advisci to His Excellency the Governor of Assam for tribal areas that these areas should form a separate area to be named North Eastern Frontier Area Agency unit to be placed under the Crown and not to be included in the Constitution of India?
- (d) Is it a fact that there is a proposal by the Adviser that the Khasi States also should be included in the proposed North Eistern Frontier Area Agoncy?
- (e) Is it a fact that a Director or a Deputy-Director of Agriculture has been appointed for the tribal areas /
- (f) Is it a fact that ho is a British Wilitary Wijor who has no idea of aggregature ℓ
 - (g) Is it a fact that his pay is about Rs 1,200 /

The Honourable Pandit Jawahailal Nehru (11).

- (b) The term has at times been used loosely and as construct of convenience It has no official solution.
 - (c) and (d). There are no such propos is before Government
 - (c) Yes, in Agricultural Officer has been appointed.
- (1) He was an Landgurey Commissioned Officer holding the rank of Major before he was released from ambitany service. He has in Honours degree (Burbelo) of Science in Botany and Zoology has held several posts to biological research in connection with Bota and Survey and Insberies in the United Kingdom and his hall partial eyes reince of botten three
- (g) He is drawing Rs 800 per month, in the scale of Rs 800 40 920. Plus occise is pay of \$25 per month.

Sreeput Rohmi Kumar Chaudhuri. Is it is fact that this military. Major has no experience of agriculture in India?

The Honourable Pandit Jawaharlal Nehru. I have just teld you what qualifications he has I do not know him personally but his paper q difficulties melide knowledge of Agradium. Bottom and allied subjects

Sreejut Rohim Kumar Chaudhuri — Is it is but that his pay and allowance same higher than those of other Deputy Directors of $\Delta_{\rm Site}$ and the Province

The Honourable Pandit Jawaharlal Nehru That I do not know I will have to find out

Sardar Mangal Singh. May I know it any part of the budget for these tribal and so spand to the tribal choices is hush momey like the way in which it is done in the North West London Promise? Promise?

The Honourable Pandit Jawaharlal Nehru So to is I know it is not so but I am not absolutely certain. I will have to enquire into the matter

BUDGET FOR THE TRIBAL AREAS IN ASSAM

- 59. *Sreejut Rohmi Kumar Chaudhuri (a) Will the Honourable member for External Affairs be pleased to place in the Labrary of the House a copy of the budget for the tribal areas of Assau'
- (b) Is it a fact that the work or action of the Adviser to His Excellency the Governor of Assam cannot be questioned in any Legislature whether Provincial or Control?

The Honourable Pandit Jawaharlal Nehru: (a) A copy of the budget for the tribal areas of Assam for the yeur 1946-47 has been placed in the Labrary of the House

(b) No, Sir Relevant questions and Resolutions can be asked and moved in the Central Legislature with the consent of the Governor General under clause (1) of the proviso to sub-rule (1) of Rule 8 and clause (1) of sub-rule (2) of Rule 28, respectively, of the Indian Legislative Rules, and in the Provincial

Legislature with the consent of the Governor referred to m clause (d) of the provise to sub-section (1) of section 84 of the Constitution Act

POLICY OF PROTECTIVE TARILES AND DISCRIMINATORY TROPICTION."

60. *Miss Maniben Kara Will the Secretary of the Commerce Department please state

(a) whether its efact that the polic of Covernment in rigird to India's stards so outlined by him in his speech before the Trade Policy Commutee, which held its meeting at Delhi on 19th and 20th September, 1946, consists of adopting protective Gaiffs more effectively than hes been done in the passameler the policy of Distantianting Protection?

(b) if the reply to part (a) above be in the affirmative, whether Government at aware that the application of the policy will result in the continuous of present-horizage of consumers goods through restrictions on import of each goods, in view of the fact that a large increase in their production is not immediately possible in it.

(c) if the (cpi) to pare (b) those is a the illumative, what measures to communication of the general mass of consumers larger quantity of escatual goods it chearer present than those prevailing at present?

The Homourable Mr. I. I Chundingar. (1) The policy of Government in read to ladies for ment of exist nearly outlined by the Homourable Mr. I. Tabellin before the University of ratio the observers to large about the constraint of nearby and agendine for only through the associated that also by the edoption of more direct measures.

(b) and (c) Government do not consider that the application of such a function will result in the shortage of consumers goods in the country as due regard will be paid of the interests of the consumers, and imports of consumer goods will be interedly attituted and so it can be established that their imports will be detrimented to the interests of radigorous industries or to the orderly disposal of surplines.

Miss Mamben Kara' Is the Government aware that there is a very great shorting of the consumer goods in the country?

The Honourable Mr I. I Chundrigar The . is

Miss Mamben Kara Will the Honourable Vember tell us what he proposes to be model to relaxe the difficults which is experienced due to lack of construct roots on the country?

The Honourable Mr I I Chundingar The shortage of consumer goods in the shortage in exporting countries and is also due partity to the recel of conserving foreign exchange. However, we find that there is a progressive nucross in production in other countries so the as consumer goods are concerned and in cases where the import of these consumer goods will not affect Indian industries or in cases where the import of these consumer goods as the required quantities attempts are made to import as much of these consumer goods as resolved for the requirements of the people.

Miss Maniben Kara. Do I understand that the policy of the present Government will be that they are more concerned to safeguard the interests of the industries agons; the interests of the consumers? If the answer is that they have to safeguard the industry even while admitting that there is a shortage of consumer goods, then I understand the policy of the present Government will be to give sufficient safeguards to Indian industries at the cost of the consumers

The Honourable Mr I I. Ohundrigar The Honourable Member appears to bounder the impression that Government can do only one thing and not the other Government is trying to safeguard the interests both of the consumers and the industries

Mr. Manu Subedar. Isn't it is tact that the Government is helping the consumers through the Disposal Dipartment by disposing of as much as Rs 8 corres of goods (very month?

The Honourable Mr I I. Chundrigar. All the surpluses in the Disposal Department are being made available to the public of I have consumer goods will be does readable.

Mr. N. M. Josh: In view of the fet that the interests of the consumers should be protected, will the Government review the Consumers' Council which they humidly disbounded sometime ago?

The Honourable Mr. I. I. Chundrigar. I am not aware of the dissolution of this Council and I require notice.

Mr Muhammad Nauman: May I know it in deciding disciminatory protection to the industry Government will take tall stock of the question of the parity of prices either of the raw materials in this countrilias they affect other parts of the would or of the consumers on higher deciding the cutty of prices in other parts of the would." I taink, I im clear?

The Honourable Mr. I. I. Chundingar. So be some like four Pool disconcerned protection is not given to any industry off-hand. The interests is intered to the Truff Board who fully enquire unto the needs of protection for a particular industry and protection is given oney when Covernment is suished that a certain protection is necessary.

Mr Muhammad Nauman The question I put is whether the question of the party of prices to be maintained in this country for the consumers will be the chief consideration or not in the mitter of the finished goods?

The Honourable Mr. I. I. Chundrigar. The question of giving protection as also the question of the parity of prices prevailing in Today is before the Government.

Miss Maniben Kara. Does the Honourable Member not believe that protection to an industry will result in depressing the wages of the weeker?

The Honourable Mr I I Chundrigar. That is a separate question

Sri M. Ananthasayanam Ayyangar: Max I know from the Honourable Member if it is not a list that the consumer goods, meaning lood and clothing, are allowed more freely thin lixing goods?

The Honourable Mr I I Chundrigar That is divide the policy of the Government

Sn M Ananthasayanam Ayyangar And therefore use this in the interests of India to prevent humy, hipstick and other such goods and allow more freely food and clothing?

The Honourable Mr I I Chundrigar that is a matter of opinion

Mr Muhammad Nauman What do you call luxury goods?

Mr President: Order order Vext auestion

FMICRATION OF INDIAN WORKERS TO BURNA AND MALAYA

- 61 *Miss Mamben Kara Will the Honourable Vember for Commonwealth Relations please state
- (a) the number, severally, of Indian nationals engaged in manual work and in commercial establishments who have migrated to Burma and Malaya,

(b) whether any correspondence has passed or consultation taken place between the Government of India and the Governments of Burma and Malaya in regard to resettlement of Indian nationals engaged in manual work or office establishments, displaced during the Japanese occupation,

- (c) whether any request for migration of Indian Workers is received from the Government of Bunna and Malays,
- (d) what policy Government propose to adopt regarding the emigration of Indian workers to those countries, and
- (e) what steps Government propose to take to safeguard the interests of such workers in regard to wages, living conditions and civil and political rights?

The Honourable Pandit Jawaharlal Nehru: (a) It is presumed that the Honourable Member refers to the number of Indian nationals who have gone from India to Burma and Malava iter the war. A statement showing post-war departures of unskilled labouriers and others to Burma and Malava is placed on the table of the House Roughly done 3.500 exactic labouriers and about \$50,000 others have left India. It is not possible to give separately figures of persons who were engaged on manual work and of those engaged in commercial establishments.

(b) Some correspondence as well as consultation in regard to the return of teachers (including labourers) and their resettlement in Thurma and Maleiva took place between the Government of India on the one hand and the Government of Burma and Mr. C. D. Mierina. Coloural Other Jacques in the major in the respectively on the other. It was decided that the evenies from Jurna and Maleiva had englit to return to those countries. No specific correspondence or constitutions took place regarding the reliabilitation of India is who were engaged in manual work or other establishments and were displaced due to engaged in the major of the establishments and were displaced due to engaged in the major of the lab the win.

(c) Two requests one to the despatch of 25 cooks and the other tor permission to recent skilled workers (manife class) in India to work in their Public Works and Andri Departments were received from the Covernment of Burna 23 cooks were sent to Burnar in March (19th while in the Inter-cess the Government of Burnar were skel for updy through their nonunited representative in India to the Protectors of Linguists or accessive narmission under Chapter IV of the Indian Linguistic Workship (1922).

A request for the supply at 1,500 labourers for food production was received from the Government of Walay or Union but was refused

(d) and (e). The congration of skilled workers from India is governed by Clopica IV of the India Langa (for Net 1922). The congration of miskilled robotics for Marya of Brunia wis Limid by the Government of India in 1938 and 1941 respectively. Exercic inskilled bloomers proceeding to Brunia have now ere been exampted from the operation of the first the bins unless satisfaction conditions in respect of work, and wages and status are assured by the Governments of Brunia may Malaya. The conditions which the Government of India would do not the Governments of Brunia and Malaya to cosmic are still under consideration.

Statement showing post was departures of unskilled labourers, and others from India to Burms, and Maley is

fy cues				Non-Examers :			
Unskilled Labourers	Otlura	fot d		Unakalled Labourers	Others	lot il	Total
3 127	32 416	** 19,743	BURM \	,	11 #1#	13,117	61,160
	182	182	T///		1 071	1 074	1,256

^{**} Includes 14 000 Shubumagar refugees who are shown neither as unskilled labourers nor others

Miss Manibon Kara In regard to (c) will the Honomable Member tell inswhithin the Coverment will consider the divisibility of appointing officers in both these countries to protect the interests of the worker regarding their wages and conditions of lite is they have done by appointing Trade Commissioners to protect the interests of trade and undistry.

The Honourable Pandit Jawaharlal Nehru: We have representatives of the Government of India in Rangoon and in Singapore at the present moment with staffs affected to them. It is their cluef function to look after the interests of

the Indian labour population. It and when necessary we shall cut unly add to then staff for this purpose

Prof N G Ranga: Till very recently our officers in those countries have been concerning themselves more with the interests of the imper class of our own Indians than the welfare of our own Indian workers. Will Government consider the advisability of taking manufalite steps to appoint some suitable officers to go and assist these agents in regard to our manual labour?

The Honourable Pandit Jawaharial Nehru. The representatives and Agen's of the Government of India an supposed to carry out the directions and instructions given to them and so I in as I know I have no reason to suspect that they have acted gioust those instructions. It the Government of India's instructions are let us say, in I voor of a particular class, they will carry then act. Is so I in sweet accommend we are interested up protecting all interests are ano a suspensible these people who are not in a position to project their awaying resists that is the labour month for

Miss Maniben Kara. And I to enderst oid from the Horomore Maniber than her of the opinion that me man will be not to book. Her discusses of boot Industry and below it the same rine.

The Honourable Pandit Jawahailal Nehru. This consecretion interests which are national and there are other interests wench might be termed, class interests. National interests can extrainly be footed that by one person other interests occusionally regimes seen at the stim of and second horizontal beginning.

Miss Maniber Kara Does the Horonrible Member not think that class processes an arises all National interests?

Mr President Order orde No arguments please Next question

Adoption of Miners Charler by the International Industrial Commuter on Coal

- 62. *Miss Mamben Kara (a) Will the Honomable the Lebour Member please state whether Government are aware that the base principles at Winers Charter to be prepared by the International Labour Organisation were adopted by the International Industrial Committee on Coal at its first meeting held in London in December 1945?
- (b) An Government aware that a resolution was passed at the same meeting calling upon Member Governments to give immediate effect to the principles adopted?
 - (e) What steps have Government taken to give effect to that resolution?
- (d) In case no steps have been taken so far, do Government intend taking
 - (c) What are those steps, and when will they be taken?

The Honourable Shri Jagjivan Ram (a) Yes

- (c) The Honour ble Member is not quite accurate in seving that the committee existed a resolution calling upon member Governments to give immediate the to the principles. But it did pass a resolution expressing its wish that while taking the saturation in their respective committees into consideration, Governments should strive to give effect as soon is possible to the retorms recommended by it. Acting under instructions from the Governing Body of the International Labour Organisation after the international Labour Office. It is since if an ecommitment of the Committee's resolution to the Government of India for their information and for such action is they night think appropriate
- (c) Government of ludis propose to set up National Industrial Committee for old on a tripiatite base to advise them is regards the administrative and legislative measures to be taken by Government on to promote collective agreements between employers and workers with a view to giving effect to the eightpoint charter suggested by the International Industrial Committee on Coal Mining. The Coal Mines Welfare Lind has been instituted to financing schemes.

designed for the social betterment of the name worker, and then families. Government of India have recently decaded to set up a Committee to enquire into and make recommendations as to what would be reasonable wiges for workers of different entegories in the coal nimes.

(d) and (e) Government ilso propose to examine in consultation with the National Industrial Committee on coal mining as soon is it is set up questions relating to the provision of annual holidays with pay reduction in hours of work, improvement of working conditions: the institution of a scheme of compulsory accident insurance and to mining comes for new entrants.

Miss Maniben Kara May I know the approximate time that the Homon dide Member proposes to take to give effect to this resolution by setting up the trapartite machinesy?

The Honourable Shri Jagiwan Ram. As a matter of fact we have ske, the various Provincial Governments and organisations of employers and workers thout then opinion on the formation of this trip rithe conference and is soon as we get then opinion we will set up the conference.

Miss Mamber Kara. Do I understand that the Honomable Member has not so far received then opinions on this point?

The Honourable Shri Jagjivan Ram! We have not so far received opinions from all of them

Moss Maniben Kara. Way I know whether as the Honourable Member said in reply to one of the questions. he hopes to rather the decision of the 4.1 CO.

The Honourable Shri Jaguvan Ram As to as possible

DEMAND FOR A TRIPARTITE CONFRENCE ON COAL INDINGRY IN THE STANDING LABOUR COMMUNITES

- 63. *Miss Maniben Kara (1) Is the Honourable the Labour Member aware that a domaid for convening a tripartite conference of the coal industry was put forward by Labour representatives at the 8th meeting of the Standing Labour Committee held in March, 1946.
- (b) Is it a fact that the Indian Fe leastion of Libour put forward τ -similar demand ?
 - (c) Why have Government not convened such a trapartite conference '
- (d) Will Government consider the desirability of convening such a conference at an early date?

The Honourable Shri Jagiiyan Ram (11) es

- thi Ye
- (c) Proposils for the constitution of a National Industrial Committee or Coal mining have been circulated to the Provincial and State Governments and or unsitions of employers and workers. Replies have not been received from all of taking.
- (d) It is trovernment's patention to convene at tenference as soon as croposals for the constitution of the Conference have been furtheed.

Miss Manben Kara (in the Hononcable Member give some idea mont the setting up of the machinery for this purpose?

The Honourable Shri Jaguvan Ram: I have already replied to this in my answer to the previous question

SUPPLY BY V. P. P. OF GOVERNMENT PUBLICATIONS BY THE MANAGER, OF PUBLICATIONS

64. *Shri Sri Prakasa Will the Honourable Member for Works, Mines and Power be pleased to state

(a) whether it is a fact that the Manager of Publications does not supply Government publications by VPP ,

- (b) whether it is a fact that persons desiring Government publications have to send money in advance to him ,
- (e) whether it is a fact that it being not possible to compute the exact charge that may be needed for packing and postage, more money is sent than as actually ultimately spent.
- (d) whether it is a fact that the balance is not immediately sent back in stamps or other ways and sometimes it is kept over for further orders.
- (e) whether it is a fact that unnecessary correspondence has to be undertaken to recover petty amounts, which costs more than the amounts themselves—and
- (f) whether he will consider the proposal that G accument publications be supplied by $V\ P\ P^{-2}$
- Mr B K Gokhale (i) and (b) The Manager of Publications roses simple Government publications by V. P. P. at specifically ssked to 1. s., provided the cost of the publication is not very small.
- (c) All priced publications are seen by real to a scalable seen indices as India vidio at my extra charge for packing and correspond to $S_{\rm c}$ generate mode clear indiversisements is such by the Manger of Pablican
- (d) and (e). People who are not aware of the cales mentioned above send Max money to cover racking and postage. Refunds are then made by money order through the freezing officer, cannot office repeat. The Manager Central Publication Brunch after they are possed through the V. G. C. R. No refunds are ever made in stranges. Covermand are considering the possibility of simplifying the procedure for refund in such cases to export made in serious discussions.
 - (t) Does not misc previous of the reply to cit and (b)
- Shri Sri Prakasa. Will the Honourable Member kindry neake sure from the Manager of Public offices if he has not written more them once to correspondents that publications are not simpliced by V. P. P. and which it if is near that that they may soft man, are still lying with him, and have not been refunded by e. P.
- Mr B K Gokhale: So I have stated the intestant in the Honomable Menbers will give me the facts I will make enquiries. The Wange of Publications may be define growth the rules at what is stated is true.
- Shri Sri Prakasa. I can give the facts but not the dates. Will the Honomoble Member idvise me is to what I should do to recover those few junits of mine?
- Mr. Ahmed E H Jaffer Will the Honourible Member issue instructions to the Manager of Publications to set up incliningly to expedit the orders of the Honourible Members of this House for the supply of Assembly stationery? I know from my own experience that if his taken as much is six months

Shri Sri Prakasa. He does not even reply to letters

Mr B K Gokhale So the pents cosed will be extinuted

PEARY BALANCE THE OVER ENGLANDED WITH THE MANAGER OF PUBLICATIONS ATTER MEETING ORDERS FOR GOVERNMENT PUBLICATIONS FROM THE PUBLIC

65. *Shri Sri Prakasa Will the Honomable Member for Works, Mines and Power be pleased to state

(a) the amount of money lying with the Manager of Publications or with the Department concerned on his behalf as unclaimed petty balances left over after meeting all expenses in connection with orders for Government publications from the Manager of Publications.

- (b) what Government are intending to do with this balance, and
- (c) if Government propose to refund the amounts due to the persons concerned?

Mr B K Gokhale: (a) Rs 17 562 made up as follows

		Rs
(1)	balance of subscription accounts due for repayment	14,249
(11)	balance of other petty accounts	2 773
ш)	Amount received from 1944-45 onwards owing to money orders not being delivered to the addressees	538

17.569

(b) and (c) The balances dwas refinited to the persons conceined provided they can be traced. For instance at is doubtful if the amount of Rs 5.88 and o ten (m) can be refinited. The other trems will be refinited to the persons conceined as soon is possible. Lugs belonces have infortunitely accumulated partly due to pressure of work during win tom. The Controller of Pruning and Stationers is being asked to expedite the refinid of outstanding behaves as quickly as possible.

Mr Manu Subedar Weel Lipow, whether in view or these difficulties Government will examine the noisolative of simplifying the procedure for supplying Government public drons to the public by appointing one bookseller agent in every city so that the money transactions would take place with the bookseller in every city instead of these countriences?

Mr B K Gokhale Sir the procedure is being examined with a view to simplify trop

Shn Sn Prakasa In view of the fact that the Honourable Member biniself has admitted that a large amount of mone vis lying with the Manyer of Publications how does be justify his previous statement in missier to my previous question that all this money is sent back by money order?

Mr B K Gokhale. So the procedure is that nothing is received in eash and nothing is returned in eash direct by the Manager of Publications. Whit he has not do is to prepare concluses and sign money order forms which are then presed on to the Treasury Officer. Then they go to the Account int General Central Revenues. Then by book transfer the mount is given to the Post Office and sent back. On the return journey I believe the same complicated procedure is followed. As noticed we return I cash is handled and that is why all this difficulty crops in ... But the matter is being examined with a view to simplification.

66 Washdawa

UNSTARRED OUTSTION AND ANSWER

CONTROVERS BETWEEN THE CENTRAL GOVERNMENT AND THE BENGAL GOVERNMENT OVER PRICES OF THE AND TELL MANUFACTURES

- 15 Mr K C Neogy (a) Will the Secretary of the Commerce Department be pleased to lay on the table of the Hones a detailed statement explaning the controversy that has been going on between the Central Government and the Government of the top of the control over pieces of the and pithe manufactures, and fully indicating the point of view of the Central Government about the matter, with particular reference to the Press statement of the Chief Minister of Bengal dated, New Delhi, October 12, 1946, on the subject?
- (b) Will the Honomable Member please place on the table of the House copies of material correspondence on this subject that has passed between the Government of India and the Government of Bengal?
- The Konouvable Mr. I I Chundrigar: (a) I lay on the table a copy cach of the two Press Communiques issued by the Government of India on the subject The position has been fully explained therein

(b) It is not usual to lay on the table copies of confidential correspondence between Provincial Governments on the one hand and the Government of India on the other. It will not be in public interests to do so

Press Communique

The Government of India have decided to terminite the Jute Export Control Order 1946 with immediate effect

This order it will be recalled was conceived as an initial ition my measure is also with the object of ensuring that supplies of jacking material wave much visuable at reasonable prices to all countries of the world for faciliting the movement of creat-

The Provincial Governments concerned however, did not take steps to continue the sound over internal prices with the result that jute prices in India have increased shriply while exports have been dislocated. In the long run controlled export prices of jute and jute manufactures cannot tail to influence the internal price level but this would moder change prices is easiling in understable fluctuation of prices and dislocation of trade. The Government of India have therefore decided to withdraw the price control over Exports.

At the sum time in order to reduce rectu as possible the inflations effects of an controlled export prices the Government have desided to unlime the export duty on naw jute and jute goods. The high prices resulting from all control will behalf the growers of this commodity and exalistantial just of the proceeds of the enhanced export duty will across to the juniority fording provinces.

The Indian Limit Act Amendment Ordinance 1946 promulating the new rates of duty has issued in a Grzette Extraordinary dated 23rd October 1946

The Government of India intend to continue the quantitative control over exports of raw out and jude goods so that exports of Indian jude may be equatably distributed among all cuntines of the world

Commerce Department

\ . Della the 23rd October 1946

Post Communicate

With the expire of the Detence of India Act and the Rules framed thereunder on the 30th Systember 1946 the control of internal prices of jute and jute goods will revert to the Proximes.

It was however of the responsibility that divolves on the Government or indictor the supply of proking individual accessfully into all constructs at the world so that the true flow of boolgrams from supplies to deficit accessing on the impeded and the ingent need that exists no conducting inflation and also bring acqual to the larger interests of the country see whole the Government of Indictors devided to continue the Expert Price Control progressions of the just (Price Control) Order 1995. An order in copienting these provisions is bring usual in a Greette Extraordinary on the 1st October 1996 under Rule 36 of the Defence of India Rules as continued in lower by the Longiques Processions (Continuums). Ordinary 50, or 1996;

Deputment of Commerce,

Dat if New Della the 30th News 1946

SHORT NOTICE OFFSTION AND ANSWER

ENQUIRY INTO HOOFIGANISM DURING PANDIT JAWARING M. NITHRA'S I RONTH R TOUR

Lala Deshbandhu Gupta* (a) Will the Honomable Member for External 12 Noor Mills be pleased to state whether his attention has been drawn to the serious allegations made by Khan Abdul Ghaffar Khan and Ru Bahadur Mehr Chand Khanna, (Information Minister, North West Frontice Province) in their Press statements published in the Hundustan Times dated the 18th, 21st and 22nd October, 1946, against the Political Department in connection with the hooliganism indulged in by a section of the Muslims during the Honourable Member's recent visit to the Tub d Areas in the North West Frontier Province? It so an the allegations time?

(b) What Steps do Government propose to take in the matter? Do they propose to set up an enquiry?

The Honourable Pandit Jawaharlal Nehru: (a) Ye-

(b) The statements referred to contain chieffy expressions of opinion and some facts. There is no doubt that there was a great deal of violence during the course

of the visit to the N W F Province and the Tribal Areas. This violence resultced in mjury and damage. It was fortunate that this injury and damage were not runch goetter than the ternally were. As to who was belond this organized violence various opinions can be formed and interences driving. It would not be right to apportion blame fully without more knowledge. The matter is being nonuced into

It is evident that the references to the Political Department are not accurate Probably what is meant is that some officials of the Local Administration both in the Frontice Province and the Tribal Areis are concerned. This is a matter again for further enquiry.

In view of the confusion that prevails reguding the Political Department it is desirable to claimly the constitutional position. The Political Department as such deals with the Indian States only through Residents and Political vertice ordered to States and groups of States. The External Affairs Department is something separate from the Political Department and is interval at responsible to Frontier affairs and Tabial View. This Department is in integral of the Central Government under the control of the Governor General-in-Council. The Political Department on the other hand is the Secretural of the Crown Repersional two many controlled by the Political Moser to the Crown Repersional true which is not under the Central Government. The only constitutional link between the Political and External Affairs, Departments is provided by the Vicerox in this different principles.

The confusion regarding the Political Department has apparently associated the fact that till now there has been a common Indian Political Service. The other is of this service belong to a point cadic which serves both the trown Representative and External Afains Department. All these officers have been normally called Political Officers.

The Indian Political Service has been drawn in the past chiefly from the Indian Crof Service and the Indian Army. The LCS has provided dourt 1/pid of the culic and the Indian Army short 2 3rds. There in also a few persons in it from the Indian Police and some who have been promoted from the Provincial Service. The Servictary of State for India is ultimately in charge of this Service. The Political Advisor to the Crown Representative is the service of the Service.

Before the formation of the Inferim Government the Vicerox functioned as Member for External Africas - He was ind is also the Crown Representative

Lala Deshbandhu Gupta. May I know whether it is a fact that the Honombreather me is advised not to proceed to the tubal neas by the Political Department?

The Honourable Pandit Jawaharlal Nohru! I im sorry that in spite of my explination is to what the Political Department is the Honourable Men bei goes on using those words. The Political Department as such his nothing to do with one of with giving me divice a not. It is a department dealing with the Indian States, but it he isks me whether I was advised to go there or not, certainly J was advised by some to go and by others not to go.

Lala Deshbandhu Gupta: Is it a fact that the programme and unangements made for the Honomable Member's tour were kept secret from the ministris of the North West Frontier Province?

The Honourable Pandit Jawaharial Nahru: I believe that the finul programme was really drawn up probably—I do not know—may be a day or two before my arrival there. What was kept secret from whom I do not know, but it is a fact that it was not drawn up till almost just a day or two before my arrival. Probably some people did not know.

Mr. Ahmed E. H. Jaffer: Is it frue, as reported in the papers, that the Provincial Governor of the North West Frontier Province specially came down to suggest a postponement of the Honourable Member's visit? The Honourable Pandit Jawaharial Nehru. That is a perfectly correct report. Sardar Mangal Singh: Do I understand the Honourable Member to say that inquiries are being carried on in this matter?

The Honourable Pandit Jawahariai Nehru: The matter has been referred to the people in charge in those meas for inquiry

Mr. Abdur Rahman Siddiqi. Mov I inquire whether British Indian low prevols in what are known as the tribal areas?

The Honourable Pandit Jawaharial Nehru. No. British Indian law or any other law applying in British India does not prevail there except in so far as sometimes amines and thoops are under to much the much there and they take such steps as they are ordered to. The House will remember, that the so called tribal areas represent a belt of territory between what is known as British India and Mighranist in that is a in the conception of India those tribal territories are methoded, but not in British India. The boundary of India is between the tubul territories and Afghanistan, but British India which is British administered India ends where tibal territories begin

Mr Abdur Rahman Siddiqi. That being so does the question of an inquiry arise it all in their near which we call "Ghan Ibaga" that is foreign Teputory?

The Honourable Pandit Jawahariai Nehru—When one releas to an inquiry, it does not refer to an inquiry in regard to the people of those at as, but to the officerals concerned in those reas who function under the virious departments of the coverment of India to the Provincial Government as the case may be

Lala Deshbandhu Gupta is it if it that whereas Congressmen were allowed no coess to the tribal area of the swho were opposed to the Honomable Member's visit o that the cheat case is to thit area?

The Honourable Pandit Jawaharlal Nehru: In the just those more of its herment ally sedded and nobody could enter there without permits. Those permits were given eccording to the likes and dislikes of the officer in charge Soria statements and allegations have been mede in the past which support the Honourable Member's suggestion. However very recently a charge in policy has men mitoduced allowing far greater freedom for people to go there and for people to come from their, which I think is a very healthy thing, so that there may be greater contacts between the different areas.

Mr Abdur Rahman Siddiqi. There is no intention therefore to bring these titled are is within the boundaries and confines of the British Empire?

The Honourable Pandit Jawahariai Nehru: That question does not arise at all. What the position of the ribble uses, internal and external, is going to be as the House no doubt, knows is going to be considered by the Constituent Assembly or rather by the Advisory Committee of the Constituent Assembly and that will ultimately depend on all manner of considerations and agreements between the parties concerned.

Seth Yusuf Abdoola Haroon: May I know from the Honourable Member what we the urgency and motive behind this tom which was so hurnedly taken by the Honourable Member?

The Honourable Pandit Jawaharlal Mahru: Yes, Sir This relates to another question. Within thee or four days of our assuming charge, I head that bombing operations were going on in Waznistan and all of us, of course, were perturbed by this. Fortunately these operations could be stopped very sooi. In fact they stopped within 48 hours of this knowledge and were finally over within three or four days. Now this matter brought the question of the whole Frontier polar before us and an discussing it with our officers in our department, it was suggested to me by our senior officers that it would be a good thing for me to visit the Frontier, and to meet the officers of the department, meluding the Chief Officer there who is the Governor also and some lepresentatives of the trible people and I cordially agreed with this suggestion of my department. Later I suggested that some dates might be fixed up. There was no hurry about it. As a matter of

tact, it took about two or three weeks for this question to develop and to be discussed. When the final dates were fixed up, it was probably about 10 days before I went. Actually it was more than 10 days. Then the detailed promaining cann after

Maulana Zafar Ali Khan. There is an impression abroad that the Government of Indic finally projoce the unrevition of the tribal area with India — is there my truth in the?

The Honourable Pandit Jawaharial Nehru: No. Sn. 1 am not us use at ill of that 1 do not think there is any truth unit. I have not he not any suggestion to that the cit before from any responsible quarter at least

Pandit Govind Malaviya Will the Government take steps to undo the mischier which is obviously being done by parties outside and elsewhere by that auggestion.

The Honourable Pandit Jawaharial Nehru: It is difficult to eatch hold of such impelied but one of the purposes of my visit was to remove any such imsemptednessors from any person's mind

Mr Ahmed E H. Jaffer: Was the Honourable Member successful"

The Honourable Pandit Jawahariai Nehru -1 think I was partly, if not largely, successful

MOTIONS FOR ADJOURNMENT

BOMBING OF TRIBAL ARIAS IN WAZIRISTAN

- Mr. President 1 shall now take up the adjointment motions 11 understand from office that we have received the Governor General's issent for the motion from Mr. Trinizaddin Khan. 1 find the Honourable Member is not present in the Honou tolay.
- Mr. Muhammad Nauman (Patha and Chota Nagpin eam Oriss) Muhammadan). I have got a letter of authority from him to move the adjointing remotion on his helidly, is he has had to go away on very ingert husness. If the Chan permits me, I un prepared to move it.
- Mr President. The Honourable Member knows that last session 1 had given a considered rubing on the question whether a member who is obsent could give authority to another member to move in adjournment motion on his behalf—1 decided that that cannot be permitted under the Rules and Standing Orders.
- Mr. Muhammad Nauman. The Honomable Member who gave notice was present in the Honse vesterday. He would have moved it it he were present today. As he had to leave the House ingently, I am prepared to move it it the Chair gives the fieldity.
- Mr. President: This point was covered by the ruling which I gave. There is no question of that motion now coming up for consideration. It drops out

USE OF THAR GAS OUTSIDE THE COUNCIL HOUSE

Mr. President Than there is the motion from the Honourable Manhar Mn Manman who wants to discuss a definite matter of urgent public importance, namely.

"the use of ten yas on the 28th October 1946 at 10 20 am. or about, just outside the Assembly Chumber resulting in injury to the eyes and annoyance to many members of the Assembly"

May I know what the Honourable the Home Member has to say about it?

The Honourable Sardar Vallabhbhai Patel (Home Member) Sir, I shall place a few facts before the House about this incident in order to correctly estimate the relative importance of it. Just at about 10-10 a M yesterday, a crowd of about 500 people assembled near the eastern gate of the Assembly Chamber Some of these people were armed with lathis and hockey sticks. The crow began

to be rowdy and a fracus took place. They began to exchange blows and in order to remove the obstruction from the passage for the Honourable Members of this Rouse, the police officer who was standing by who had taken precurious apprehending trouble, threw a small tear gas grenade and the result was that the smoke some of it percelated in the House. The Chamber because of the comparative coolines of the made atmosphere or because of the cooling artificial magnetic mode drew the smoke usade. This was done in order to wood greater trouble and to provide to the sufe card mue of the Honourable Members. The barm stone is comparatively negligible and a little unovance of this nature is sometimes considered as animing rather than its irrition and I think that this is not a matter of such public importance as to allow the inhission of this notion.

Mr Muhammad Nauman. May I six gigun this tril is not a question or a thirth among our as the Honomeible Member has still. The question is why did the police illow the crowd te gath i mid to develop a struction where tergas hid to be used. This she whole issue which the Hono Member has to look into a hive been in the Hone storoce 12 voins and I have never seen a cowd gather at the gates and mid—a demonstration. If the Honomable the Hone Member makes in might be were will find out that these crowds included probably classes or interestal sections.

Laless every precention was taken thing, else tomorrow in their might be were happenings.

The Honourable Sardar Vallabibbai Patel. The Point i used here is the use of the ges and not why crowds were allowed to assemble. I have no experience from the crowds assembling near the Assembly Chumber before but I can say this that since i month and a briff that we have been here. I have been maning crowds assembling here so much so that the Diputy Commissioned here held is seen an order under section 144. It is usually volited by the services the Secretained Departments. The rowd data assembled vesterday before the Assembly Chamber according to the report consisted mostly of the services of the vinous Departments who were estimated to be 80 per cent. About 20 per cent perhaps acre from outside. But the reference and almost the case of the ren gas was the basis of this algorithm in motion and but the collection of the crowds of the prevention of the crowds.

Mr. President, Order, order I do not think turther discussion is necessary on this question. Anyway is his her pointed out by the Honourible the Honourible Member the basis here is the wording of the notion shows, is entirely different from what the Honourible Metable is now trying to make out. I do not think that the motion is of such importance that I can idinit it.

REPORTS ON THE WORK OF INDIAN DELEGATION TO THE PREPARA-TORY COMMISSION AND GENERAL ASSEMBLY OF THE UNITLD NATIONS—LAID ON THE TABLE

The Honourable Pandit Jawaharlal Nehru (Leader of the House) Su, I beg to lay on the table he Reports on the work of the Indian Delegation to the Preparatory Commission and the First Part of the First Session of the General Assembly of the United Nations

MOTION RE THIRD REPORT OF THE COMMITTEE ON BRETTON WOODS AGREEMENTS

Mr. President: Further consideration of the motion moved by Mi Liaquat Ali Khan yesterday, namely

"That this Assembly, having considered the third report of the Committee on the Bretton Woods Agreements, do heelsy approved findus's continued membership of the Intra national Monetary Fund and the International Bank for Reconstruction and Development".

^{*}Not printed in these Debates Copies placed in the Library of the House

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions mad in Rural). Su, I was discussing vesterday about the stabilisation of pieces and I pointed out that I had been pressing this question for the last 15 years and I was unfortunate in not having the support of any Member from the Treasury Benches or of any member of the Assembly I was glad that Dr John Witthar supported this view 1 understand the Government of India would concentrate then attention to this year important problem of the stabilisation of prices. Su, it is asserted sometimes that the rise of prices is due to inflation and it inflation could be removed, the pieces would come down to normal condi-I do not understand the significance of this because it you stop public ition of currency notes at would not follow that the prices will at once come down. There may be searcity of consency and ordinary business will be nopeded. If you want really to stabilise the prices in this country the first and foremost thing that you have to do is to lix the price of paper ruper to cerus of sold and silver. That is the first thing to be done without which nothing can happen. Attempts were made to stal lise the pare of wheat in 1912 but without success. Then, in attempt was made to stabilise the price of textile by the Commerce Member in 1915. That also proved of no avail. Therefore no attempt can be effective unless we stabilise the pare of impecting erms of going and an India materially an terms of silver also. Now to remove this object we have really to fix not only the purchasing power of the raper but also the sale value of the sterling. The United Nations Organisation and the But have used the purchasing power gold at Rs. B per tola but they have leti out altogether its sile value. The result is that the pieces in India, where gold is sold to the highest bidder has cone very high. Not only this but the Reserve Bank acts as a kind of black market for the sile of gold for rowing countries. The Reserve Bank only gets commission and the profit gives to foreign countries. Both these things ought to be stopped. Sur I requested Sir Chintimani Deshmukh when he went to America to see that the United Nations Bank should fix not only the purchising price of gold but also the sale price of gold. This he could not do probably he had no opportunity to move in the matter. Therefore one of the things which our representatives in the United Nations Monetary Conference should insist is that the sale price should also be fixed which should be something in the neighbourhood of the purch using price with a margin of 1 or 5 per cent. Indices in a special position compared with other countries. In other countries people are not accustomed to put their savings in the shape of piccous metals. In India from time minemorial people keep then sayings in gold and silver which are also used for our ments, which have become more or less necessary in this conarry Therefore the demand for the purchase of gold is much greater in this country than it is meany other. Besides, unfortunately India is the only country which eats gold and silver in the shape of leaves. The consumption of these two metals in this way is not only in maunds but in tons every year. Therefore for these two reasons the consumption of gold in India is comparatively much greater than it is in any other country. When you fix the price of paper rupes, it is essential that four things should be taken note of otherwise your attempts will fail. Firstly, we must insist that the sale price of gold should be fixed by the United Nations Organisation Secondly, the Government of India should have the monopoly of sale of gold and silver and it should be sold only by licensed persons. Thirdly, the Reserve Bank of India should no longer act as the Agents of other countries and sell gold at black market prices to the highest bidder. The price should be the same as fixed by the United Nations Organisation Conference Fourthly, I would refer to the policy with regard to bullion exchange, so that there may be no gambling in this precious metal. It we fix the prices of gold and silver and the monopoly is taken by the Government, then naturally bullion exchange will be abolished. As soon as the price of gold and silver are fixed, the next stage would be-to regulate the price of cloth, which the Government will find it extremely difficult to do I have repeatedly said that I have not found a single Commerce Member or a Finance Member for the last 15 years who has not been in the 'pockets' of the textile manufacturers in this

The only solution that I would suggest is to nationalise the textile industry and in that way alone the problem of handloom industry will also be solved In England they have also taken some steps to nationalise certain industries and I hope this country will follow their evaluple Kingdom has nationalised coal, power and transport I would like to add to this list two more things in this country, so that the competition with cottage industry may be avoided. These two commodities are textile and sugar Unless the sugar industry is nationalised, it is impossible really to protect the industry of aur and khand, which were really our great glory in the past. This is really the next step that we should take. After stabilising the prices of gold and cloth, the next step will be the stabilisation of the pieces of wheat Now as regards wheat and rice, you can always take up the question in consultation with the provincial governments. I gave notice of a Bill last time, but the Food Member managed to get the refusal of the Governor General for the introduction of my Bill. This Bill was against hoarding and about the fixation of prices If the farmers and cultivators get gold, silver and cloth at moderate prices for their wheat then they will be willing to part with their wheat. They would not part with wheat for paper money that we give them now. They set no value on the bundles of paper money they nay get for their wheat. They do not even care to count the numbers of notes they give to vendos. Whenever they go to a shop to purchase cloth or other things, they simply throw the bundles of notes before the shopkeeper and ask him to take as many notes as he wants in return for the things they purchase, because they do not appreciate the value of the notes. This is what is happening in most parts of the country. You must therefore fix a price for wheat, nce, textiles, gold, silver and then the price of other articles will automatically be adjusted without any further trouble. Action will have to be taken by the whole Government in this matter. It is not the work of any single member of Government. The Honourable the Finance Member, the Honourable Commerce Member, no single member cui tackle this question. This should be the concern of the Cabinet as a whole. Then they will have the support of the entire country in their attempt to stabilise prices. This extremely difficult task will have to be faced if you really want to have some kind of peace in the country Otherwise the troubles will always be there

The next question which I want to take up is the bank rate of interest said last time that the former Finance Member concentrated his attention to the problem of stabilisation of bank rate of interest and reducing the bank rates as much as he possibly can. The bank rate of interest has already been reduced to about 24 per cent and the plea that was given to us was that he wanted cheap money in order to develop industry. Do you really want cheap money to develop industry or do you want to help the industrialists to make some more profit? Is that the object? If it is meant to help the industry, then I But if it meant to help the industrialist, then I strongly am one with you oppose it The reason which I gave last time was this. Is it fair that these mdustrialists should get cheap money from the bank at 21 per cent and then invest it in business and get a dividend of 35 to 40 per cent for the shareholders? I have got here a list of companies, I do not like to waste the cinic of the House in giving out the percentage of dividends declared by each company If the Government regulate the rate of bank interest at 21 per cent, it is also then duty to see that these industrialists do not give say more than 4 or 5 per cent in the shape of dividends. It is criminal to abow the companies to pay 30 or 40 per cent

Sjt. N V. Gadgil (Bombay Central Division Non-Muhammedan l'urd) When they run at a loss?

Dr. Zia Uddın Ahmad; Ma irread puts me a question. This loss must be taken up in the account of shareholders so that they may be entitled to a minimum rate of interest and if there is loss it must be made good in the future years by giving higher rate of interest. I am quite prepared to do that Unless the Government are prepared to regulate dividends to be allowed to

[Dr Zia Uddin Ahmad] these companies, it is not really fair to reduce the bank rate of interest in this manner The other point which the Honourable the Finace Member has to look into is that by reducing the bank rate of interest we are really reducing the wealth of the country. What is the fate of all charitable institutions which have invested their wealth in 3' per cent securities? Now that you have reduced the rate of interest, their wealth is suddenly diminished Really speaking we are putting a premium on dishonesty and putting a discount on the honesty of a person I am all in favour of cheap money to develop industry, but I am bitterly opposed to provide cheap money for the benefit of the shareholder That ought not to be our motive. This ought to be put down with a firm hand If you stabilise prices, then automatically the bank rate of interest will be readjusted I may remind my Honourable friend Dr John Matthar about the method adopted by Lord Keynes to calculate the bank rate of interest This method will not apply to India for two reasons. In the first place you cannot put down on paper the amount of corruption now going on in the Government of India departments all round. The amount under the head of corruption cannot be calculated Secondly there is a good deal of black market going on where no income-tax is paid and it cannot be calculated. The only way of finding how much money is really going into the black market and in the shape of corruption is by following the quantum of inflation That is the only indication to find approximately the amount of corruption and black market Therefore on account of these two special factors, the formula of Lord Keynes will not apply to this country If you fix the purchasing power of the rupee at one rupee per tola as it used to be before the war and if you fix the price of gold at Rs 43 per tola, which is the rate in the world market for silver and gold, then I am sure the bank rate of interest and other things will automutically be adjusted. I want to put one question to Dr. John Matthai. What is the effect of reduction of bank rate of interest on the price level? Is it not a fact that by reducing the bank rate of interest, the prices go up? The prices never go down This deliberate policy which the previous Finance Members followed in framing their financial proposals is the root cause of the present position of distress in this country. The prices are persisting to remain at this high level because of that wrong policy. If an honest man wants to put money in Government securities thinking them to be safe, he is under a discount If a dishonest man puts the same money somewhere else, then the Government helps him to earn more money Dishonesty is at a premium These are things which require to be carefully looked into. I hope the present Government will face the question squarely and remove all the difficulties that faced the country in the past

Reference was made by my Honourable friends Mr Manu Subedar and Mr Gadril to the question of sterling balances. I do not like the method of liquidating sterling balances suggested by my friends, that is take away all the property of Europeans in this country. How would you like the South African Government expropriating all the assets of Indians in South Africa and sending Indians beg and bagagge to India. There will be a great hoal and I would certainly move an adjournment motion for this purpose, but probably the Government will have no leply because it is not the doing of the Government An adjournment motion will be of no use

Sn M. Ananthassyanam Ayyangar (Madras Ceded Districts and Chittoor non-Muhammadari Rural) What would happen if Indians in Africa owed the South African Government money? What would happen?

Dr. Zia Uddin Ahmad; There are other wavs of adjustin; these sterling balances, and I will deal with it now. I saud that India is very much interested in this question because this is not money which we have invested in a bank in England as our surplus but which by force of circumstances and through the privations and suffering of poor people have been accumulated in England. The question ha, not become important on account of the United Nations Bank and Monetary Organisation—sterling balances have really no bearing on the question

we are discussing now—but be cause of the loan agreement between the U K and U S A I do not like this loan agreement at all because I think it is a Shylock's agreement, a loan of 3.75 billion pounds at 2 p c interest, and much of this loan will have to be spent in America to that their surpins goods may find way to other countries. It is excitatint, but that is a question between the U K and the U S A, though any impartial person will consider the rate much too high. When you give them a loan at 2 p c interest and ask them to use the loan for purchasing articles in the country itself you automatically raise the price level of the articles which the U S A will supply to the U K But what we are now concerned with is how it affect, our sterling balances, and that question has become important because of clause 6(1). They have put down certain headings which they have reserved for the repayment of the American loan, and then they say

"It is understood that any amounts required to discharge the obligations of the United Kingdom to third countries"—and our sterling balances are included in it—"outstanding on the effective date of this agreement will be found from sources ofter than the line of

So we have to find out what the resources are from which the sterling balances have to be paid. Then in clause 10 they say further

"Settlements with the sterling area countries will be on the basis of dividing these accomplated balances into three categories

(a) balances to be released at once and convertible into any currency for current transaction.

(b) balances to be similarly released by instalments over a period of years beginning in 1951

(i) Induces to be adjusted as a contribution to the settlement of war and postwat individences and recognition of the benefits which the countries concerned might be expected to gain from auch settlement.

We cannot be a party to this clause (c) At any rate we are not concerned in this and it is only an agreement between the U S A and the U K to which we are not a party We were not consulted and we did not give our consent to it. So this method of payment is a question of great urgency and should be settled The Government of India have not been indifferent about it The Committee of the Council decided long ago to send a deputation to the U K to settle this matter, but the difficulty was that the report of that Committee could not go to the Government who appointed that Committee Since political conditions were rather fluid the question was postponed we have a stable Government with the full support of the country behind them and they can tackle this matter more easily than their predecessors could do There are two ways of settling it Mr Manu Subedar thinks that as between a debtor and creditor it is the debtor who should come to the creditor for a settlement. In theory it may be correct for small parties but as between two nations it is a different matter, and I have always held that it is more advantageous for a deputation to go from here to England than to receive a deputation from England in this country. My first reason is that whoever settles it on behalf of Government, Government themselves should not be a party is first negotiation but should be in a position to examine the recommendations of their deputation, and this House should also examine them, before accepting or rejecting those recommendations On the other hand if a deputation comes to this country they will talk to Government Members, to the Leaders of Parties and to Chambers of Commerce, etc. The Government Members will be in an embariassing position in that case, because they cannot argue that they will give their opinion later on So at first it must be entrusted to a deputation and Government may decide later one way or the other Secondly, we have to explore the means and methods by which payment can be made Here we have to depend on two factors,—the opinion or advice or information given by the deputation which comes from England and upon the advice of the Reserve Bank But if the deputation goes from here to England they will interview large number of persons and examine the

Di Zia Uddin Ahmad | proposals from broader view point, they will talk with persons of different opinions and study the conditions of the United Kingdom, and explore possibilities of the various means of payment. So the field of discussion will be wider and the responsibility of Government will be very much restricted. Then it will be for Government to formulate their views, if they are not satisfied they will either invite a deputation or send another deputation. So my view has always been-that was the view of the Committee of the Council and also of the Finance Member's predecessors—that in the first instance a deputation should go from here and then make recommendations before Government which will make a decision on the facts before them as to how the sterling balances should be repaid. But whatever it may be, it is certain that India cannot afford to lose the sterling balances because they represent the suffering of our people and we must have them back. It is the method of repayment which is to be considered. We do not want Bank of England notes which are of no use to us. No country has gold and so we cannot have them , back in gold, we will have to get them back in the shape of commodities. But what the commodities will be and what portion of the sterling balances can be changed into dollar and other hard currencies are points which will have to be discussed by negotiation, and we should try to have as much freedom as We have to give facilities to our debtor so that we may be able to get back the full value and the full amount back. We have also to consider whether often a cortion date interest should not be charged for the surplus All these points will have to be considered, but the important thing on which we ill agree is that this point should be considered in full. As regards par value I strongly believe that present conditions should continue and I have given notice of a R solution to this effect

So far I have been discussing what may be called subsidiary problems, or several to the main issue, i.e. whether we should accept the motion now before us

Lask this question first of all, whether we want trade with other countries? My Honomable friend. Dr. John Matthai, said that the prosperity of every nation depends man trade. We all agree with him and this has been the policy of the Government which is evident from the fact that they are appointmg Trade Commissioners everywhere. I ask how are you going to carry on the trule with every other country? In old days the balance of trade that is the difference between the import and export, was made good by gold and in those days gold occupied the position of an autocratic monarch. After the war, however, gold was dethroned altogether and the currencies of all the countries were demobilized, and there was a great confusion. Later on in 1932 gold was enthroned again, not as an autocratic ruler but is a democratic monarch. Gold was not there and transactions were made in the name of gold. This position also does not hold good now. We are now shaping democratic rulers in the shape of the United Nations monetary policy and the United Nations Bank If two countries trade with each other then balance will be adjusted through these organizations, and this will act as a clearing house for all these different countries the bulince plus or minus—will be put down to the recount of the countries concurred. That is I think the best way of dealing with this question. Now if we do not join this blink whit will be the mode of tride with other countries? My Honou able faced Mr Manu Subodar suggested that we can directly establish relations with other countries. Now supposing you want to have relations with Cuba how will you establish those relation.9 Cuba people will not sell you anything unless you are prepared to pay them in Cuba currency, and how are you going to get it?

Then you may take it for granted that after this International Bank is retablished, the banks which have so far been conducting this particular function will no longer continue to do so, because they will say this is the function of the United Nations Bank, and so they will transfer this for that Bank. Therefore I cannot visualize how we can carry on our trade with other countries

if we choose to stand out Russia can keep aloof because it is in a different position altogether. It is self-supporting, it is not in need of either purchasing or selling any article to any other country. But India cannot afford to do so she is not self-sufficient, we have to purchase and we have to sell a large number of articles and so the question of doing all that through a clearing house is very important indeed. We cannot therefore keep away from the United Nations Bank in our own interest.

Now, Sir, the question of sterling bilances is quite important in itself and it is a separate question. Whether this Bank is established or not and whether we join this Bank or not, the question of sterling bilances remains an it present form. Although these two questions have been mixed together in view of the loan agreement between the United States and the United Kingdom vet from the point of view of the motion before the House problems, and they have no connection whatsoever. In our own interest and norder to carry on the trade with other countries we ought to take part in this particular Bank.

But before we give our final vote, we should consider how much will be our hability, whether there is any risk involved, whether the inonev which we deposit will bear interest or not and whether we can withdraw our money or not. These are the questions which people naturally ask and I migoing to reply to those questions from the Articles of Association of the Bank.

The Bank has got one lakh shares of one lakh dollars each out of which we have got 400 shares of one lakh dollars each. They are demanding 20 per cent at present. We paid about 2 per cent. They are demanding 20 per cent by the Finance Member that the dollars required for this payment would be made available from the Empire Dollar Pool, the effect of which would be a corresponding reduction in the sterling balances. So the 2 per cent subscription which we have already paid came out of our sterling balances which according to some persons is our total loss. I do not think it is, a loss it all. The remaining 3 per cent and later on 5 per cent will have to be 1 aid in rupces and not in gold or in dollars.

The second point of safety is this. There will be a branch of the United Nations Bank in India itself so that all the money that we pay will remain in India so that the question of non-payment by the bank will not arise

The third point of safeguard is that by giving one year's notice we can Therefore the apprehension which some people withdraw from the Bank have not, that money might be given to small countries like Holland or Belgium who may not be able to pay back and there may be a loss is to a very large extent allayed by this provision. Besides I suggest that whenever loan is given to any country over and above its quota, some other country should give a guarantee for that and it should also put its signature on the loan agreement We follow the same procedure in business, there should be some surety who will be responsible for paying the amount which cannot be recovered from the debtor If the United Kingdom recommend that so much loan should be given to Belgium, they should be prepared to sign a document so that if that money cannot be recovered from Belgium it should be recovered from the United If this principle is adopted there is no chance of any loss what-Even if it is not adopted, we find that there is a provision according to which we can withdraw by giving one year's notice at any time tatives on these organisations will no doubt have sufficient commonsense If the amount is being given to certain countries and the money may not be returned, immediately they can come forward and say we now withdraw ourselves And the moment the notice is given our responsibility for payment ends So if the countersignature of the country is not available, the notice itself will safeguard our interest So if your Governor and Director

are wide awake—then you can safely trust your interests to such persons. India is not wanting in men. They have never had opportunities When the opportunity comes, they will rise to the occasion. So the apprehensions of Mr. Manu Subedar are not correct. The money will be safe

LEGISLATIVE ASSESSED

[Dr Zia Uddim Ahmad]

It is not a gift It is a deposit in a regular bank You invest the money and they give you the profit It is provided that the profit, if any, will be distributed among the various persons. In Article 13(b) on page 50 you will find that "If two per cent is pul as a first charge, any balance remaining to be distributed shall be paid to all members in proportion to their shares." Your bank is like a co-operative bank "Whateve profit there is, it will be shared by each country and payment to each member shall be made in his own currency, and if that currency is not available, then mother currences acceptable to the members. It such payments are made in currences other than members own currency transfer of the currency and its use by the receiving member after payment shall be without restriction of the members.

Mr. P B. Gole (Berar Non-Muhammadan) Will there be any profit?

Dr. Zis Uddin Ahmad: If the banks have no profit all the banks in the world will be closed. They are not going to lend money to any country in charity. Whatever interest is received by the bink, after deducting two per cent it will be distributed imong the shireholders. It is provided for in the article which I have quoted. One of the Branches will be in India und the money will be invested there. They are then sure to get the profit and if anything is going wings and our representative cannot control it, then we gave notice and take our money back and we will get every piec in our account. Therefore, this is an investment in the bank in order to facilitate our trade with other countries. I see no danger of any kind and without hestation I would recommend honestly to every Member of the Assembly to support the motion moved by the Honourable the Finance Member.

Un the end I appeal to all my colleagues this subject his been under discussion for a consideable tame. We had some heatation in the beginning when we could not understand perhaps the hidden meaning. There may have been some justification for it. But now we can safely rely upon the present Government, and I am sure they are not going to make mistakes of take any action to the disadvantage of the country. Relying upon them I think it is absolutely safe. It is in the best interests of the country that we support

Lt.-Gol. Dr. J. O. Chatterjee (Nominated Non-Official) I rise to support the motion made by my honourable friend, Nawabzada Liaquat Ali Khan

Sreejut Rohmi Kumar Chaudhuri (Assam Valley Non-Muhammadan) On a point of order There is no such member in the House!

Lt -Col Dr. J C. Chatterjee: I am sorry I mean Mr Liaquat Ali Khan

Lt-Ool. Dr J. O Onatterjee. I do not presume that I am a financier or an economist I speak as a lannan and I want to put torward the views of a laynum Yestatida Mr Manu Subedar spoke of passers-by in Connaught Circus, and he said, why not ask the passer-by? I feel that I probably come under that category—the passer-by in Connaught Circus. But Connaught Circus is within ear-shot of this honourable and learned House—I to might still be said that words of wisdom flowing from here have educated the passers-by in Connaught Circus in these financial matters to a considerable extent Therefore I probably do not exert come under that category—I feel I am like a passer-by in Chandin Chowk where the voices and the words of wisdom from this House do not reach, and that my level of intelligence on this account is perhaps that of a passer-by in Chandin Chowk where old methods of finance and old ideas still continue in contrast to the ideas of the more educated passers-by in Connaught Circus—As I have heard these learned discourses on high finance by Mr Manu Subedar and latterly by my colleague, Dr Zia Iddin, I felt that when people talk of high finance and of high mathematics which were enunciated at such length by my learned friend here, I fear the listeners get a sort of headache—I also feel that financiers lo not heavy and the such length by any learned friend here, I fear the listeners get a sort of headache—I also feel that financiers lo not

people playing bridge at very high stakes. I think the financiers themselves get a headache, and that they do not enjoy the fruits of their labour, because a financier loses the capacity to use his money for the comfort of himself or of those who surround him. He is always thinking of the investment side—how he can best invest his money. Even while offering his drinks he is thinking as to whether the proper person has been given the right drink

When I heard Mr Manu Subedar speaking I lelt that he was to some extent uncomfortable. For it seemed if I may say, with all respect to the great financier, that he seems to be obsessed with one idea and that one idea ran throughout his discourse and that was the obsession of sterling balances I do not say that I am competent to dilate on the sterling balances. But I was not able to understand-I may be very dense-from his discourse what the exact connection there is between the vexed question of sixrling balances and the question before the House, namely whether India should continue its partnership of the International Monetary Fund and International Bank for Reconstruction If I understood him aright, he seems to me to have in his mind one dominant feeling, which he expressed again and again He believes that before we join this bank we must get Great Britain or the United Kingdom to pay back our sterling balances. He feels that this should be a matter for bargain. We must tell the U. K. that if you give us that money or hold out reasonable hope of giving back our sterling balances, then we shall join this Bank and Fund otherwise we shall keep out of them, this seems to be his position. I fully agree with him that every Indian is deeply concerned and should be deeply concerned about these sterling balances. This is our money, money which we can ill afford to lose. I do admire his concern over the sterling balances but I do not feel convinced that if we take this position, viz, that we will only join this Bank and this Fund if England gives us back our sterling balances, we shall be doing any great good to ourselves I have not understood how far England is int rested in our refusal or otherwise Will they really be willing to fork out or give back to us this money, to persuade us to join the Bank? Is England so far concerned about India joining this Bank and Fund that they will give back to us or sterling balances? Is the payment really dependent on our joining the Bank or is the U K holding out this as a bait so that we should join the Bank? That is a point on which Mr Manu Subcdar has not been able to convince the passerby in Chandni Chowk up to now

I must therefore consider the question from other points of view We ought to enquire whether our joining means ou being eternally wedded or committed to the membership of this Bank and this Fund Enough has been said and I do not want to reiterate the orgument that it does not mean an unlimited commitment. The fact is we can go out of it or to use the currout political phiase, we can opt out of it at a month's notice and therefore that in itself is not a great danger.

The second point that would appeal to an ordinary layman, the average man who has to invest a few hundred rupees, I mean people like me, is are we fully represented on the permanent organisations of this Bank and this Fund I take it that we have one of our most bulliant banking man as one of the Governors I also take it that there are on the Directorate some distinguished nationals as our representatives. One of them is Mr. Sundaresan, who came to this House for the Budget Session last time. Therefore it seems to me that our interests are hem-constantly watched ho our nationals who are not taking instructions from what was described as a foreign government but who are our agents and who take instructions from our Finance Member here and from the Government of which he is a distinguished member. Therefore our interests are being continually watched and that is the man point which I want to make

The next thing that appeals to me probably more than any other thing (because finance does not interest me and I receive no dividends not hold any

[Lt-Col Dr J C Chatterjee]

shares) is the wider implication of this proposal viz, whether we should tollow the policy of solution or whether we are to conform to the policy of advanced nations, that we should patticipate and make our contribution to anything that concerns the welface of the commonwealth of the nations of this world. That is the point which I wish to put below you and it is very largely because of this aspect that I support the motion of inv. Honourable triend

Mr. President It is time now for the House to rise for Lunch. The Honour dle Member may resume his speech after lunch.

The Assembly then adjourned for Lunch till Half Past Two of the Clock

The Assembly reasonabled after funch at 11th Past Two or the Clock An President (The Honomable Mr. G. V. Maydankar) in the Chan

Lt.-Col. Dr. J. C. Chatterjee: Su, when we adjourned for lunch, I was reterring to what I consider is the most important reason and argument in favour of India's participation in these two international organisations. I refer to the question which is fundamental to the proposition before us namely, whether we use to adhere to a policy of isolationism or whether we are as a great nation great not only in the number of our nationals but also in the ancient heritage of our civilisation and the potential vigour of a new India, to take our place in the commonwealth of nations and our nightful share therein. or whether we are to adhere a policy of isolationism. In the old days, before people from the West begin to come here, geographical conditions and the lack of the means of trivel prevented India from being known or taking any part in international affairs. We were then known to the world as the mysterious and and a mysterious people the land of Ind might have been considered the land of romance but it was not known to be a power. At the same time we were known as the land of gold and the land of spices, even Columbus winted to find us out and discover this mysterious land of Ind because he wanted our gold and our spices. Then came the age when the European nations developed their maritime skill and begin to send out expeditions to this mysterious land of gold and of incense and of spices a result followed the European domination over this country. Whereas our isolation in the pre-European days was the result of geographical conditions and the lack of facilities for trivel which then hindered the meeting of nations, a different isolation was imposed upon us because of our political subjection If m the old days when we had not been conquered by a foreign nation we were known as the land of wealth and of romance and of sweet-smelling spices, we then became gradually known to the world is a land inhabited by dusky colonials who were a mysterious kind of people, half-clad, and uneducated, who put then women behind bars and who were in constant dread of elephants, tigers, snikes and pestilence. That isolation was imposed upon us because of our political subjection, and I venture to quote from my personal experience to show how this inferior status by which we had become known in the eyes of other civilised free nations became an obsession with many young people and how it entered into our souls to feel that if we went outside our country we were treated with disrespect and discriminated against I remember that in the days of my early youth I undertook a world tour with my wife From the days that we embarked from Bombay until we came back one of the saddest impressions in our finds was caused by the manner that we were treated in because we were Indians, not only by shipping companies but by customs officials and by the police of the countries Whereever we arrived—we were detained till the last when passport facilities had to he looked into and our hargage was searched with great care lest we bring the spices of India and the mysterious wealth of India hidden in our trunks As the result of this the iron entered into an soul had the most pleasant recollections of our visit and what we saw, although it is 30 years ago but we can never forget that one feeling namely the feeling

of humiliation that we being the nationals of a country which was unknown outside India except as the vassal of another nation, and, as I said, a land mhabited by dusky colonials and by people considered to be semi-civilised-we must be inferior to the people of other countries. I remember that preceeding on that voyage we got on from China on to a ship which was going to America and there my wife who wore the national costume of our country was be seiged by American ladies who came and held out their hands and said "Please tell us our fortunes My wife asked why they thought she could tell then fortunes and they said. We thought that all Indian women were I am some to say that my wife was very upset that all to, une tellers the she could be taken for was a fortune teller. These are just instances to show what this policy of isolationism has cost us, and today the main question before us is whether we should join these two most important international or unsations or whether we should remain isolated and build a wall round us and say that we are quite happy in our own land and we shall have nothing to do with other people and therefore we shall keep out of all these things because we consider or look upon them with suspicion. Are we to be always afroid that we could not be properly treated or mowe to be hold and go in and take our rightful place in these and other international organisations of the greatest Importance

Now, Sn. I feel that the main question, so far as the present government is concerned, has been decided conclusively. The fact that the Honourable Pandit Jawaharlal Nehru has taken upon himself the duties of the Member for External Affairs shows what great importance he attaches to the question or external affairs. In passing one can say what better choice could there have been than of Pandit Jawah alal Nelmu to guide the external policy of this government? And what better man could have been chosen to be the channel for the relations between India and other foreign countries? For, I take it that next to Mahatma Gandhi, he is the one international figure from India, recognised and honoured all over the world as a great statesman, as a writer and speaker and as a man of talent. Therefore I say that by that choice the present government have set then seal of approval on this question of the external relations of this country and they have therefore pledged that we shall take our place in the international assemblies of this world We shall sit there and we shall show to the world what our people our statesmen and our representatives and our financiers are capable of doing

It seems to me that those who are afraid of joining these international orgations are suspicious because of our experience in the past. It will be remembeied that after the last war a great international organisation with great hopes was set up, namely, the League of Nations and India also became a member of that League I remember at that time I union in India was formed to popularise the aims of the League and to interest people in the work of the League which was maintestly the preservation of peace among nations and the prevention of was I happen to be the first Honoray Secretary of the League of Nations Union in India For while I was most enthusiastic but as time went on I felt that the League of nations was of very little value so far as India was concerned. Apart from the fact that the League itself was breaking up and was not being taken senously except by the few great powers I felt that the money that we contributed towards the unkeep of the League did not bring in a result commensurate with the amount which we paid as a large country and I resigned my office by way of protest against the way in which Indea was being treated. Conditions then were very different as India even when it sent delegations to the League of Nations or its various allied organisations, whether they were labour organisations or health organisations, those delegations were not chosen by the people of this country but they were entirely and completely nominated by the Government of the time and in fact such delegations were almost always headed by nationals of England and not nationals of India, though they might have been serving the Government of India. Therefore at that time our suspicions and our fears in joining these international organisations

[Lt -Col Di J C Chatterjee]

were certainly justifiable. Even last year when a delegation was sent from here to such a politically innocuous or harmless body, or shall we say, enlightened body as the Educational and Cultural conterence of nations, the delegation from India was headed by an Englishman, because he has an officer of the Government of India. It was surprising that the education and culture of India was to be represented mainly by an Englishman, thereby to some extent letting other people gather the impression that India was half educated and could not produce an educationist who could lead an educational delegation, leave alone forancial political and labour delegations which went from this country. So, I admit that such fears were justifiable then but now with the coming in of a national government the whole situation has changed. I hope, Sir—in fact it is not a hope but a certainty that a no future time would a delegation from India enther to these banks or to any other international organisation be headed by or even composed of Englishmen or investigations except nationals of this country. That is one of the main arguments why I consider that we should go into this organisation.

To the most important international contribute, namely the U N O our delegation is not only composed entirely of Indian nationals but be it said to the pride of India that out of the 51 national delegations, our delegation is headed by a most talented and charming lady, namely, the Honourable Mission that she has made, because the value of her work is immeasurable. She has by her speech ruised the whole international status of India I shall just quote one or two sentences from what the said. She said "We seek no domination over others. We claim no privileged position for our people but we do claim equal and honourable treatment for our people wherever they may go and we cannot accept any descrimination against us."

Those words form the gist of all that I bave to urge, namely, that whereas we do not claim domination over others we do desire with all the earnestness at our command and with all the strength that we can muster that our nationals should be treated honourably and that there should be no discrimination against them. That discrimination was shown to us because we were isolated and unknown in the international affairs of the world. Our nationals field dishonoured and hurt when they were outside this country. In their own country there was discrimination against them. Outside their country there was discrimination against them. Outside their country there sinon she has made has shown to the people of the world that Indian women are not merely fortune tellers but they are also guides and determiners of the affairs of their own nation and also of international affairs and there by she has raised the status of this country and particularly the status of our womanhood.

My next point is—that the membership of an organisation like the International Moneture Fund and Bank gives to our men a great opportunity for proving their worth in the councils of nations. Up to now the great difficulty has been that wherever our nationals have gone, a large section of the people of our country have said that they are only nominees of the British Government. Even when we sent such able men as Sir Ramaswam Midaliar, there have been a great number of people who said that they represented nobody in this country but were nominees of a foreign power. That was said firstly because of the political domination over this country secondly because they had not the support of their own countriere. (An Honourable Member His Master's Voice!) That may be but the future delegations will not be of that type. Our men have so far not get a chance to prove their ability and their worth their power of speech their knowledge, their talent and their civilisation to prove that their brains are equal to the best brains that other countries can produce

Now, Sir, we have sent men like Sn Chuntaman Deshmukh and others to serve on the organisations connected with this bank and I am told by those who have recently come from America that these men have already made then mark and that they are acknowledged as some of the best financial brains of the world I releared to the talented lady who leads our delegation to the UNO I could name others and the fact remains that whenever we have sent such men and women to represent our country among other nations of the world they have brought honour and credit to this country and I am sure they will continue to do so And it they bring honour and credit to themselves, they will bring credit to the nation from which they spring and whose represent ties they are, and, therefore, they will ruse the international status of India, which, I consider, is today our great need. The world cannot any longer be soluted. With such fast means of travel, with free trade, with the muxing of nations, we cannot remain isolated in our own home. But when we go out we must be respected and we can only be respected by the achievements of our men and women whom we send out If, therefore, today we say that we will not go into this Bank or that we will not go into similar organisations or that we will not send Delegations to International Conferences we me thereby depriving our people of finding their place not only within the narrow hunts of India but as International statesmen, as International financiers, as International men of culture and so on and so forth

Finally, Sn, I shall wind up by saying that I have supported this motion, as I have said, from the layman's point of view I have done so, firstly, because I consider that we are not prevocably bound to remain members and that we can opt out at any time, secondly, because we have sufficient and adequate representation on the Executive and the Directorate of this Fund and of this Bank, and, thirdly that we have by our participation given an opportunity to our nationals to show then worth and in this manner we shall be able to prove to the world that our country can produce able innanciers vesturday it was urged that no Indian could become or was fit to undertake the responsibilities of so important a portfolio as the Finance Department Today we have seen that my Honourable friend Mr Liaquat Ali Khan is able and is well-able to undertake that most onerous and responsible task though it is yet early to say anything very much he has our very best wishes and ilso our certain behef that he will rise to the full height of the great responsibility which he has undertaken. Fourthly, Sir, I feel that because of our own interests in international trade we must join this Bank must trade, we cannot live without trade. We are not like Russia, which is self-sufficient and which does not need any outside connection. We have to establish our place among the nations. We have got to develop International trade, which is still in its infancy and therefore I support the motion made by my Honourable friend, the Finance Member

Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs Muhammadan Urban), Mr President, Sn, I am grateful to the Honourable the Pinance Member for having allowed us herdom to speak on this resolution 'on its I also appreciate the fact that within the limit of the 50 hours granted to him to understand and appreciate all aspects of this problem, he has achieved something which is remarkable I wish the Government had not hurned through this matter and the Honourable the Fin ince Member's colleagues had given him more time. Had he been given that time, I feel certain that the Government as well is the House would not have builed itself into this International Bank and International Fund, which I on only to say, compels me to sound a discordant note in a House which has begun in an atmosphere which is welcome to all of us. The most surprising fact to me was that a signatory of the Bombay Plan has also supported the idea of this "Bretton Woods Monsense", as I call it We were fold that we would require millions and crores upon crores of rupees for the industrialisation of this country and yet we are being asked to throw away not 123 crores but 266

Mr Abdur Rahman Siddioil crores into a pit from which we may not get back a single rupee. Sn, Honourable ·Members in this House will perhaps remember the Fiasco of international debts and credits after the last war. There was a Bank of International Settlements. I am told it exists still. But every member of it defaulted, including Great Britain There is a fear of a new war in the atmosphere in spite of the many contradictory statements made from Washington, London and even Moscow We know from our experience how wars are manufactured and I am certain that the new war will not take even the normal generation to which Europe has made us accus-I am surprised and I am a bit upset at the fact that the two great economists, who gave us dissirtations on the pure economics of the International Fund and the Bank vesterday, have left me puzzled. I could not decide whether they wanted us to join the Bretton Woods Alian or the net result of their speeches was that it have tried what we wanted to say but please do not join the thing. The Committee met on three occasions and the last report of it is the most difficult to understand. They have discussed the three ispects of the problem. Two they have rejected and on the third they We have not got a mind of our own. Please discuss and settle the motter in the Assemble. All this leads me to the view that we should give the widest possible beith to this Auglo-American coloperative rump called the International Bank and the International Fund. Usia understand India taking or interest in International affairs and going out to the help of devastated remore. If dethe Henomende the Linear e Member told us that we are going to give over so much without an idea of getting back a single penny, in spite of my poverty and in spite of my hunger, I would have said. Go ahead" Against your wishes you were forced to join the campaign of devestation. Now get back your soul and assist reconstruction and rehabilitation. Let millions die of starvation here but go buck and regain your soul" But that does not seem to be the object. Not one single advantage has been explained by the Government is to why we should join it. The best explanation given was that we can always get out. Why the Dickens, then, should we enter it?

Let us give this two per cent, three per cent or five per cent, but let us forget that we have given it. We were fold, charity should begin at home and then the Honomable the Eminice Minister went into cestisies, much more powerful than the Honomable Member who preceded me about internationalism Sir, internat onalism, to-day, after the war, is the biggest ramp existing in the world The three Big, the Big Foin, rather the whole lot of them, satellites and otherwise, have no mercy for Asia, Africa and the suppressed nations of the world I wint the Honourable the Finance Member to look at the problem from my point of view also It is the easiest thing to understand that if Brother Roosevelt got China, Brother Churchill got We have heard homilies about the change that has come about m this House I appreciate and to an old campaigner like me Indian faces on the Government Benches ne very welcome, but we are not even on the verge of the millennium vet. This Government led by and supported by my countrymen is still His Majesty's Government in India. Sir, we are still fied to the apron strings of Mother Britannia and if I have understood the situation well, we are not going to be free until certain aspects of our political problem have been settled according to the wishes of Great Britain Knowing that, I would like the Honourable the Finance Munister to look at the Anglo-American debt agreement | India is the largest market for Great Britain and Great Britain after 1951, for 49 years has to pay capital and interest to America under that loan agreement. I should like the Honourable the Finance Minister to investigate whether the "as soon as possible" theory of his expectation of the Treasury in London or with His Majesty's Government in London is likely to materialise before the 49 years are over America has decided that the American debt will have priority over other debts of Great Britain Shall we be allowed to have a look in into our sterling balances? I can understand India being represented at

international meetings and organisations, but I feel certain that so long as the millennium has not come, so long as we have not prepared a constitution which I expect we are going to sit and discuss and so long as we have not signed the treaty of commerce brought to ladar by the three Cabinet Ministers, according to the wishes of Great Britain, so long will this question of our sterling balances suspended and unsettled I am not quite sure if the Honourable the Finance Manister has been shown that document. It may be that because we have accepted the bastard hybrid of the Cabinet Mission to rule our destinies for some time to come, that document has perhaps gone back to London. The 'as soon as possible, theory of the Honourable the Figure Minister is to be taken either according to the 49 years of the Anglo-American loan agreement or according to the Commander-in-Chief's statement in the Upper House last session that the Indianisation of the army is likely to take twenty five years, or it may be that the constitution making body will be in being, not for one veir not for two years. but according to the established system of our Government, and by that I mean those who have ruled us so far, the decennial period is likely to be there until we have arrived at any decision about our future. Until then, in international meetings and organisations until their in every other body whether the Bank or the Fund, India will have to play the second fiddle. When the Brettonwoods discussions were going on the Secretary to the American Treasury declined to allow India-India with its 400 millions of people. India a creditor nation of Great Britain to the extent of £ 1 300, which amount I am told has now risen to £ 1,700 the country to which America also had to pay some money, that country was not allowed to get in because Mr. Morganthau said that if India was to be there. Great British would have two votes. In the later stage of the discussions, India appeared to be satisfied with a sent which Russia did not take I im to d that the gracious Anglo-American bloc has now agreed that India should have a perminent seit on the Board of Directors. I hope it will endure but I am very doubtful if when Russia decides to come in, we shall not he shown the door. We own feeling is that India with its 400 millions of people and its monopoles in certain raw materials is one of the largest markets of the world. Need we rush into this international Bank and International Fund when I feel absolutely confident in my mind that America, Great Butain and the who elot of them will come to us. They cannot exist without us. They want to sell then goods to us. Need we then throw away our money, throw iway even the possible chance of getting our sterling bil inces, for the mere pleasure of going and shaking hands with international gentlemen who are very small compared with us. May I give you. Sir, an example from my own experience In a non-official body, the International Business Conference, which I had the honour to attend as a delegate divided itself into eight sections. Nicu igua, little Holland and some other countries ake Lathuma and others were given chanmanships of some of these sections, but two countries one with 500 millions of people and the other with 100 nullion, inhibitints and the largest markets in the world - I me in China and India, --were not given a single chinmanship in any of the eight ections of that conference. That attitude, in spite of the change that has come over the Assembly, will continue therefore Sn even if the Government of India to-day has decided to rush into this matter may I suggest that coution is indicated? We may withdraw but we shall withdraw after a terrible loss - loss in prestige loss in money argument was head vesterd a that our sterling balances have nothing to do with our joining the International Fund and the International Bank. I do not subscribe to that view. Great Britain has come to terms with America and mighty Great But un will pay no inferest till 1951. India has not act been told whether she will get my interest on the colossal sums taken way from this country. We heard during the last session, that the predecessor of the mesent Finance Minister was in telegraphic communication with His Majesty's Government and that a delegation was likely to come and talk matters over with us It is here that I should like to see the policy of vigour and forcefulness described by the Honourable the Finance Minister Suppose they decline to talk to us, have we got any lever to catch hold of them They will go on, they will

| Mr Abdur Rahman Siddigi| talk of international difficulties, they will talk of the thousand and one things that interfere with the normal progress of affairs, and thus they will keep us hanging, and whether our credits are scaled down or whether the Churchillian proposition of their total abolition is accepted even if we do not get our sterling balances I would most humbly advise the present Finance Minister not to throw good money after bad. Whether we shall get our sterling balances or even a portion of them is a matter which cannot be discussed to-day. I hope the new Executive Council of the Governor-General will be ab a to induce London at least to talk to us I know there is a noose round the neck of India, that noose has been tightened once or twice before, if you do not do this you will be hanged by the neck till you be dead on the 10th December or the 15th And now we are faced with this wretched 25th November, if by that date we do not do a certain thing we shall be kicked out of the organisation I hope we are, for I am convinced in my own mind that this is not going to do us any good. Not one benefit or advantage has been described as to why we should go into this International Bink and Fund Withdrawal ilone is not satisfactory, and therefore I should like to impress upon the Honourable the Finance Member not to push India into this dangerous pit unless and until we know how and where we stand in regard to our own money. We listened to two dissertations on the purely economic aspect of the position of this country I have tried to add some commercial, industrial and political aspects to that economic stitement of policy. We heard of the par value of the rupee, we heard of inflation, we heard that we would have to pay a hundred rupees for gold where others would pay fifty we also heard of exchange and convertibility From every point of view and from every angle of vision we have been hadly surrounded, and the 25th November is going to be something like the dates fixed for the Nuremburg hangings Su, let us forget this international business altogether. India, when it comes into the international world as India will be respected and will be listened to to-day we are not what we are trying to make ourselves to be By and by we might succeed. I hope the change will come in my lifetime but the chances are that it is going to take longer than we imagine to-day. Every nie has to be garnered and taken care of, and because we are going to be allowed to sit near a Byrnes or near a Bevin we should not go into eestasies over our being raised to mighty big positions. I am hoping that like Washington Delhi some day will be the centre of these international gatherings. But it is not yet. Let the Government of India in its present garb realise that it is not the Government of the Indian people let it realise that all the old methods of warfare have yet to be continued, let us not be dragged into problems and affairs which are not yet ours. Indian trade, Indian commerce. Indian industries will advance in spite of what we have been told And therefore Sir, although my voice is a bit discordant I hope the Government of India to-day, and particularly the Honourable the Finance Minister will not forget that aspect of the matter which I have tried to place before him and the House. We are not going to get any interest on the amounts we are likely to advance. May I tell you Sir, that the hasco of international debts and the Kellogg Pact and the one thousand and one aspects of international indebtedness and its repudiations leave me cold I am not interested in the status India is likely to get according to the Honourable the Vice-Chan ellor of Agra University I would rather be where I am, save my money and give it to my hungry brothers and raise the standard of living of the men and women of this country whose agony built the Sterling Debts, without paying the slightest regard to how X shook hands with the President of America and Y was invited to the garden party at Buckingham Palace Let us start on the new road to-day and let us for once declare our will that so long as you are not

Sri M Ananthasayanam Ayyangar: I have bettened with very great attention to the bund picture that has been presented both by the Honourable Member who spoke just before me and also my Honourable friend Mr Manu Subedar who practically started the attack though he said now that there is

prepared to play the game by us we refuse to shake hands with you

a change of Government he is prepaired to entrust this matter and not oppose this motion I was also sorry to note that my Honourable friend from the other side, who is a member of the Government, Dr John Matthai was equally apologetic in his support for this motion. When he supported this motion he said that there were great dangers which had to be guarded against The Honourable the mover said that in a, much as he has experience of only 50 hours he was personally in favour of this motion but he would leave it to the Assembly to judge the motion on its meits, and so we stand

Now, Sir, I was a member of this Committee and to the best of my lights I thought that it was in our interest and in the interest of India to continue our membership to the Monetary Fund and to the Bank. Though at the very outset when the Resolution was passed in February last I was opposed to this in assumed as I was under the impression that the Viceroy and the Governor General need not have pushed India into this Organisation as a member without consulting this Assembly and over its head. We have had sufficient time to think over this subject calmly and coolly. Now my desire is to place certain facts before this Assembly so that all members may come to their own conclusion independently of all political and other considerations. It is a very serious matter.

Now, Sir, I will addiess myself purely to the economic aspect of our membership in this Monetary Fund and Bank Let us recollect, let not memorics be short. After world war No 1 what happened to the economic life in the world For some time till 1929 it appeared that there was boom in trade and the peak was reached in 1929 Thereafter there was a slump and that slump course in trade and there was a crash Almost every country devalued its coursency to keep up its export trade, and ultimately England went off the gold standard Al this the Honourable Members must take note of Thereafter Germany and not allow its currency to be taken out, controls were introduced, currences were managed, and there was an exchange war. The wars-both world war No 1 and world war No 2—that have been fought were not political wars, they were not wars of aggression, but wars which started in economics, they were purely economic wais. Let us therefore not make the same mistake which has been made already. The Honourable Dr. John Matthai said we do not know what will happen after this war, whether the same slump neight not come in after this war also in which case what are we to do ' Are we not to come to some arrangement amongst ourselves to avoid another great war which may come in after that slump Each country might like to devalue its own currency and various other devices may be sterted. Are we not to guard against another tragedy? Should we not avoid one mistake after another? If in spite of all these arrangements a political war comes in, possibly we may not be able to help it, and therefore, let us not get away from this institution which is, to my mind, very useful My Honourable friend, Mi Manu Subedar said are we not to follow the United Kingdom which did not want to get into said are we not to follow the United Kingdom which and not want to get mid-this organisation I ask him with all his experience whether we are in the same position as the United Kingdom. Why did the United Kingdom try to keep out of this? It is exactly because it did not want to subordinate its sterling which was ruling, he did not want to play the second role, he did not want to get subordinated economically to the United States of America, but still it wanted to keen up appearances. It wanted to have advantages also-Empire did not go India is not the head of the Empire, we have none In the Empire sterling still rules. Therefore England had already carved for itself a number of countries where sterling can rule though it has become dead, it is practically a bloc currency today Dollar is ruling today but still England was pushing up the value of sterling in order to keep it artificially alive. Is our rupee valued anywhere else in the world? Are we not tied to the charict-wheel of England by this unfortunate linking between the sterling and the rupee? The sterling is dead, the rupee is so hundred times. Are we to continue that tragedy? Therefore is there any analogy between the United Kingdom and ourselvee France also has its own bloc, she wanted to push its franc to Algiers so that its currency might flourish Are we in that position? We have

[Sit M. Ananthasayanam Ayangar] no ambitions, we will be left all along in the cold. It is not because that England did not want to join that we should not join. On the other hand if we have been following the course of events, we must say that if England did not want to join we must join, but if England joins we must say that if England did not want to join we must join, but if England joins we must get out. We have been slives. It it is good for England, we have to think a hundred times before we join this institution. Therefore it is a sample test. If England did not join, I would unhestatingly without any facts and figures join this institution. Then it is said Russia did not join. Do you know the political position of Russia. If it has not done so alteady. It wants India in turn. Both of us are inviting Russia. If we don't do, we can keep the wolf away from our door for some time. Fact fore Russia has its own designs over the test of the world, we are not in that happy or unhappy position. Therefore can we stand all alone?

My Honomable friends are terribly afraid of sinking 800 million dollars Where are we sinking? It is a myth We are immercessarily decriving ourselve. Let us have the monetary fund. The entire fund is about 8,000 million dollars. Our contribution is 400 million dollars. Are we asked to pay away all this money in gold? No, 25 per cent in dollars or 10 per cent in gold 10 per cent will be our holdings and the money will be with us so far as the monetary band is concerned. The balance of 75 per cent less to be list in our own currency in our own Reserve Bank. Whenever we want money through ordinary channels, we will draw upon this currency. Is it a bad thing? There is one other institution where when we are not able to get bard correctes - take Switzerland or the USA for metance—we can drive upon this. For from being disadvantagous, it is certainly advantagous with Heromorbia transf. Wishdap, was myous for the dry when India will be the sect of International institutions, but may I tell him that if you don't join the international institutions, but may I tell him that if you don't join the international institutions, but may I tell him that if you don't join the international institutions. Even when he gets his desire fulfilled he wants all the cession come smale other countries to come to his country. Then should we not go in advance to other countries? Let us therefore so it when the time is time. We can enter into this mon, tary fund with an absolutely clean conscience. Not a single pie will so out, on the other hand we have everything to gain

Let us now come to the International Bank. Here out of 400 millions we have to contribute by way of shares in a total share capital of 9 100 million dollars. What is our percentage? 4.5. And what are we to pay? 2 per cent in gold and 18 per cent in our own currence—in rupees. The behave of 80 per cent is not called today. The bilione will be called when a 1 the investments of this Bank in forcing countries ful. Their there will be a will take 1.8.A has subscribed 3 150 million dollars. Our subscription is 400 million. Eaching 1,350 million dellars. Other 550 million dollars, France 450 million dollars. I have got a complaint. Far from putting one as the sixth on the bit when I could have given 550 million dollars of 100 million million for 100 million dollars.

Why did these people put me as the sixth when I am ten times as big as feather. France fields is a recentity. France is a power which has some down. Far from anusculing unstead of trying to put up our strength for getting the fifth share in we to extent of this institution? Is the whole world some for each? Let these peop counties which have been deviated by war get some loans. It is not said in the Articles of Association that we are not critical to aid. We acquire with which is 1st' at common knowledge that even in the Reparations Cro' true, at Paris we have had some reparations. It was no doubt said that we were not directly devastated by war. There has been no invasion except in a corner of India. All the same all the moonveniences which are country has suffered we have suffered. We have had famine and pestilence and more have died by them than in all the fronte in the war. It is attach in the Articles of Association and in the presenble that

even countries like ours can draw upon this Bank for their purposes by way of loans. Isn't it a proper and good institution?

Therefore, Sir, so far as the financial implications are concerned, with a clean heart we can get into this I do not expect that all the 400 millions which we are going to contribute will be lost Will the United States cut our noses to spite their faces? Is it merely to bring about the ruin of this country that they are going to destroy their entire bank? I shall myself go to the United States and beg of them to give the money as a piece of chinrist.

Every man should have the light and privilege to contribute I do not know who was the author of the saying that charity begins at home Hogen you call it charity if t begins at home I it is selfshiness. To say during this failine, and pestalence I fed my children and they grew for That is not charity. Charity is what you do abroad I as a true Indian, born of the eastern cultiue, born with traditions both of Jesus and Mohammed the Prophet and of the ancients of this country, cannot subscribe to this. It is all to the unfortunate materialistic West. It is not for me, a spiritually imided Indian I am prepared to say that charity does not begin with me. It begins in my House If it does not, it has to begin at mother man's house. Shall I invert it and say that my charity begins with Mr. Manu Subedar's property? It is scandalous. Therefore, even it it is a puce of charity, let us leave it at that

There two institutions have come to say. We have already committed conserves. It is true we were appointed to give advice to the Assembly. We felt that it was a task that the Assembly stacif, having regard to the controversies, could softle. If three short men like inviself came to any decision, inspit of the views of the experts, they would put us down for persons who could not carry weight. We did send a Governor, then a Director and at the third stags we recommended that two per cent gold might be given. Therefor there is no doubt as regards our attitude. The majority of those people who sat in this Committee were wholeheartedly for the continuance of membership.

Let us come to one or two points taised by un Homourable friends. True it is that the par value of exchange has to be fixed. Nobody denies it. The par value of our currency has to be fixed in relation to our own ruling prices only. Unfortunately sufficient steps have not been taken by the previous Government to put up these prices. In their own countries they did not allow the prices to soar up so heavily. Is there anything to declare what our power is? They have given notice to us and we have time for two or three months, to say that we want this par to decide in accord with its prevailing rate on the list July or some other date. We want an account of the peculiar circumstance; to settle the power of the particular rate. Even if we settled it down ten times above that, we can fix it on our own responsibility subject only to notification to the Fund management and thereafter pay the ten per cent. Those are the limits within which we can proceed. If I am all alone in this Assembly I may have a gun and shoot. But there is no one to die. I am not alone in the world. Two persons can play the same game. If I devalue my currency, others can do the same. If the currency is m my own country, 'instead of it I can have churies or trunkets. That is the trouble. If I monkey with my currency, isn't it open to them to monkey with theirs?

Sit. N. V. Gadgil: They did so

Sri M. Ananthasayanam Ayyangar: True But let us come together Let us decrease or increase, simultaneously Let not each kick at the other Let not nations quarrel Is this an institution of which we should shudder and kick at and yithdraw from? I am rather sorry that my Honouruble friends who know much better and who dealt with such policies much before me should take this line. They have allowed their judgment to be clouded by other issues which are not germane to this point.

[Sri M Ananthasayanam Ayyangar |

The next issue is the much vexed question of the sterling balance. It is true that at an early stage during the last Assembly I said they are not sterling balances. Having regard to the numerous papers that were proclaiming in England and other countries, those gentlemen were anxious to scale down I said sterling balances are likely to become southling balances ultimately the balances might disappear. Have you not heard of Germans scuttling their slips? Lakewise we were afraid of the sterling balances and having regard to the confliggration in the English papers, we honestly felt that they would scuttle down. They may reduce these balances. But we have a Government of our own. Within a period of 5 years they borrowed to the extent of Rs. 1,700 crores of articles. Today they owe us. It is all distress property from us. We did not give it willingly. It was for a war in which we were all interested Ws. did not want the Japanese to come here.

My honourable friend has been referring to debtors and creditors. He must be a creditor and therefore does not know the difficulties of a debtor 1 know today my creditor comes to my house. The tables have been turned In our parts nobody pays his debts. As soon as the Congress Government came to office, they thought that it was an Atlantic Charter for every debtor, that he need not pay his debts. Where are we? Are we still in the moon to think that the debtor will come to our doors to pay his debts. It is all moonshine. The creditor will no doubt keep quiet. What are we to do? Raise a hige; army consisting of me who is above 50 and my friend Dr. Zisuddin Ahmed in his Colonel's uniform and expect both of us to go and shoot? What is it that can be done except by negotiations? We are a Government here. If it is the case of an individual we may arrest that man. We can attach his property and that is all that we can do with a private individual.

'I will ask another question of my Honourable friend I may be talking in ignorance, not having studied as much as my friends We will assume that somehow by a stroke the English Government, the Socialist Government that it is, is ashamed of the manner in which we have been attacking them and they say that they will borrow, beg or steal and pay us this 1,700 million Supposing they say "Take away all our plant and machinery, all our textale goods." What then is the position to the tune of 1,300 and odd crores, on account of which we are complaining, will get reduced to one rupee Do you want the currency those reduced in this country suddenly Currency rose in this country steadily and rose from 200 crores before the war to 1,300 crores after the war. Are we to invite a steep fall in our currency?

- Mr. Muhammad Nauman (Patna and Chota Nagpur cum Orissa Muhammadan) What is the backing of the present currency?
- Sti M. Ananthasayanam Ayyangar: Sterling Yes, it is steiling, whether vou like it or not it means that it can be discharged by goods, whenever it it possible for them to do so. Assume that by one stroke of the pen that they pay it out of the 3,750 millions that they have borrowed from America or they go to America for another, 1,700 million and pay into the pockets of my friend Mr Maiu Subedar tomorrow If they do, what will happen?
- **Prof. N. G. Ranga**(Guntur cum Nellore non-Muhammadan Rural) Delink the rupee
- Sti M. Ananthasayanam Ayyangar: I am coming to that I may assure this House that if it is done, it will be to our disadvantage. Let our, experts sit together and find out what will be the besarble limit of our currency. Can we go back to the prewar 200 crores? No With all confidence I may assure this House and even the experts on this subject that we can never go back to the pre-war period. It will be at least reduced to 600 crores or something about that The balance we will have to get. We will get it. I do want all that to be given sway immediately, but that should be some sort of negotiation.

Let my friends with all the strength of the National Government behind them go and hight I am only against bringing this subject again and again as if it were an insuperable obstacle in the way of our mixing up with the rest of the world for various good purposes

Now let me come to delinking. You are merely talking what our friends have said but there is no positive aspect of it which is advantageous to this country. One advantage of the present position is that I will get rid of the yoke of Britain so far as the economic field is concerned. Tomorrow sections 40 and 42 of the Reserve Bank Act must be repealed on account of which this 1,300 million sterling has accumulated.

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sections 40 and 41

Sri M. Ananthasayanam Ayyangar: I am a little in advance of that How has it been forced on us? Under those sections it is obligatory for us in India, for the Reserve Bank, to honour any sterling paper that is given to us For sterling the ratio has been fixed long ago Though controversy and battle royal have raged over the ratio, it still continues as it is So if some sterling paper is presented the Reserve Bank of India must go on printing notes in the priper is presented the reserve Dank of man lines go as prime great Nasak Security Printing Press, though we could have easily said "I am not going to honour your sterling paper, and I am not bound to do it. Pav us in dollat or in gold or give me your Midland Railway Company or some Hotel Cecil in satisfaction of my claims in your country." I am not imagining all this. It has been suggested that just as the Englishman has property in this country why not we also have property in his country? I can imagine some of my friends riding a coach and pair in England and be the Managers of some Midland Railway Company Let us satisfy our imagnation The difficulty was that under those sections of the Reserve Bank of India Act we were obliged to honour their sterling and pay rupees in exchange We could have easily told them that their sterling paper is valueless in our country We have no need for your sterling paper and it is so much waste-paper. Pay down in gold, textile machinery or some other machinery, in aero-planes or motor cars or in some other goods. We were not entitled to say so today Is it not economic slavery We were tied down to the chariot wheels of England That is what has made us to try to cut ourselves adrift We must snatch at this opportunity What is the position today? You can enter into anv multilateral arrangement Are we to sink or swim with England. England is today a second rate power Tomorrow I would bring an amendment to the Reserve Bank of India Act and say that sterling need not be honoured, rupees need not be paid in exchange and therefore we are not going to pay it

Let me address myself to the facts and figures My Honourable friend committed, I am afraid, some mistakes with respect to the figures Let us not accumulate sterling any more What is immediately important are the figures relating to the U K. The balance of trade in our favour is as follows In 1938 the imports from the U K were 48 crores, exports to the U K 55 crores We had a balance of 7 crores in our favour. In 1943 imports were 25 crores and exports 54 crores and we had a favourable balance of 29 crores In 1944 we imported 38 crores and exported 65 crores and our balance was 27 crores and in 1945 the imports were 50 crores and exports 64 crores and we have still a balance of 14 crores. It is increasing. Is it not necessary now to say Stop? We may say "I do not want your sterling I won't allow you to accumulate this Liquidate your debts whether by instalments or otherwise Pay us in gold or something else How long are we to continue this burden?" Under the Reserve Bank of India Act, however clever Sir Chintaman Deshmukh might be, in the face of Sections 40 and 41, he is bound to receive sterling and pay in rupee In one breath we say that Sir Chintaman is so good and what is Sir Chintaman's advice I tis unfortunate that he is not here to advise us I am glad that encomium has been paid to that eminent economist He did advise us not only to do this but we have also gathered some experience after six months cogitating. He tried his best I am not merely imagining. You will see that we say in the interim reports that to [Sri M Ananthasayanam Ayyangar]

the best of our ability we must go on asking for time. In my own way I am an expert-I have specialised as a lawver in the matter of taking adjournments and we know how to get them-it pleases both the clients and ourselves Therefore we tried to delay this agreement and asked Sir Chintaman Deshmukh to go on asking for time until it came to breaking point and he said that consistent with our self-respect it is not desirable to ask for time any more we would be put down as defaulters, and nothing is so bad in the world as a bank or nation to be called a defaulter in the matter of giving 400 million dollars. We had come to the end of the tether and with all his capacity and ingenuity he was not in a position, without the aid of this Assembly and without this international monetary fund to deal with this sterling he wants that this amendment of the Reserve Bank Act should be taken up emergently Not only he but my honourable friend's predecessor, Sir Archibald Rowlands, himself said in the note that he circulated that the moment we enter into the monetary fund the one advantage we gain is this dealing with the sterling. In the days of Pandit Motilal Nehru the battle of the ratio was fought and the ratio is still a vexed question Therefore is it not right that we do this? More than political independence, I feel free the day when the Reserve Bank Act sections 40 and 41 will be deleted from the statute book

My honourable triends think there is the dollar pool and America is embracing us with both hands and we have an overflowing trade balance and therefore we need not worry ourselves with this international bank. Let us see the situation The trade figures are these In 1938, we had imports from the United States to the tune of 11 41 croies and the exports were 13 43 crores, the balance of trade in our favour being 2 crores. That was before the war In 1943 the imports were 17 croies as against exports of 32 crores, leaving us a favourable balance of 15 croies. In 1944, the imports were 39 crores and the exports 48 croies, the favourable balance being 9 crores But last year-1945our imports were to the tune of 71 clores while exports were only 50 croresa minus balance, an adverse balance of 20 crores This may go on increasing if we go on giving orders for plant and machinery in that country How are you going to meet this deficit? We were under the impression that there is a huge dollar pool. This is something like the son quarrelling with his father after everything had been wasted away by the father, filling a minor's suit and making sweeping allegations. The government then in existence and which was then all power devastated and made the worst use of the dollar pool which we earned by way of surplus trade balances, they misused it and abused it for their own purposes. But what is the use of our going on quarrelling till the end of the world until they make reparations to us? Reparations may be got more easily from Germany than from England Are we to wait and not immediately get dollars from America? How are you going otherwise to meet this minus 20 crores? Sterling is useless England knows that sterling is uncurrent com in the United States and therefore she has borrowed 3,700 million dollars from America and are we to sit with folded hands? My honourable friend said "What is the good of issuing pamphlets and requesting the trade and the industrialists to tell us the par value of exchange?" I never thought this argument would be used at all I am not an expert in these matters. These are for big financiers who know exactly where the shoe punches. I am glad the government is not run by industrialists but I would certainly ask the industrialists to give us advice as to what ought to be the par value of the rupee they know much better as to how these things work, and whether it will be advantageous to us, whether imports will come in or whether exports will go out-these are within their knowledge. Are there not eminent industrialists like Sir Purshotamdas Thakurdas and Mr Birla? Are their opinions to have no value merely because they are industrialists? I do not pretend to know anything about these things. But is it proper for professors and others to say that these persons ought not to be consulted? I say the Government is adopting the right course in consulting the industrialists and chambers of commerce and federations of chambers they are the persons who are competent to give advice and in future also I would request and advise this government not to ignore these people. Personally I am not an industrialist and I do not stand to lose anything I am entitled to talk more on socialism than on other subjects because I am the biggest socialist going and I stand to get advantage, as a socialist Therefore I shall not deceive myself or cloud the issue by saying that the right type of persons ought not to be consulted. Yo doubt the government has to gather all kinds of opinion—it should not be carried away merely by one set of opinions, but every section is entitled to give an opinion. Therefore so far as this par value and other things are concerned, we have more to gain than to lose

I have kept the House sufficiently long I urge the acceptance of this motion not on account of sentiment or political advantages, not because we have here allowed to make our representations on the South African question before the UNO. That is a vexed question. We are still struggling under various difficulties, but the one advantage will be that we will be thrown along with various other countries of the world, inlying with gold or dollars, which is the real currence now. The noment we find that this does not work propris, we can get out. It is, just like saving that before the manitage is celebrated we must think of divorce and what will happen after the divorce to the pixels, etc., or togo still further and say "What will happen if the soin-n-law should die?" That is not the argument that I am trying to place. Our arguments have been misunderstood. If is not that we do not have a right to withdraw Withdrawal at any stage will not leave us alone so far as the bank is concerned. By that time the bank would have spent away all its moves thrown it to the wolves—I am not unmandful of that, but will there be such a large crash when it is manned by so many people? It is not as if it is as bad as some of my frends want to make it out to be.

Nor is it as ross. No institution in the word is perfect. The world is trying to progress.

I would like to make a suggestion, but it ought not to be taken as a personal request I would like, as in the United States this Committee or some other committee should continue to be in existence, to be consulted from time to time The United States set up a standing committee at Bretton Woods to advise the President The present commuttee may become functus officio the moment it has reported to this House, or its membership may continue if the House of its own accord decides it It may be consulted But I would urge upon the Honourable Finance Member that this committee or one with additions or subtractions, but a standing committee of this House, ought to be consulted from time to time There are points to be consulted about One of the most important is thus When Russia did not join we joined and we were the fifth, but it is said there are persons in order of contribution of shares. The United States stands first, then comes the United Kingdom, then Russia then China and then France The sixth place is given to India In the articles of association both of the bank and of the monetary fund, it is said that the first five men bers have got the right to nominate the permanent directors to the directorate. We come sixth and we have got only the right to elect our directors along with the others—with Venezuela and with Kamatschatka and other small countries I request them to put me also in one of them

Mr. K. G. Ambegaonkar (Government of India Nominated official) We can elect ourselves with our own quota

Sir Cowasjee Jehangir (Nonunated Non-Official) Even if Russia comes in, we shall still be in

Mr. K. G. Ambegaonkar: Till the next election

Sri M. Ananthasayanam Ayyangar: Not if Russia comes in No amount of jugglery can alter the present position. The article clearly says that you can be there only as a temporary member, just as the caretaker government was here till our government came in The moment Russia comes in we shall be chucked out What is the good of trying to throw dust in our eyes. India

[S11 M Ananthasayanam Ayyangar]

has to get out the moment Russia comes in We must pray that at least until 4 P M honoured place. It five members are entitled to elect, why not a sixth member be entitled to nonmatic a permanent member. We must misst upon that There are other ways of implanting ourselves permanently into matchful with a thousand eyes from time to time. That is No. 1

No 2 is that you must have a permanent committee behind you Governor and the Duectors may be invited to state what steps have to be taken so that they may advise the Government from time to time as to the progress made I also find from a debate in the House of Commons that the fund is to be used by various influential powers for extending their spheres of influence The directors there may lend money to Greece where a similar monarchy like that of the United Kingdom exists England has got sympathies with Greece and they want to wean Greece away from the onslaught or overtures of Russia I hope my Honourable friends in the European Group will not misunderstand me The United States may try to give this money to China Even the UNRRA has not been used properly The United States is more fond of China than India I do want this committee to continue It should advise the Government and report to this House We must see that this money is not used for rehabilitating war ravaged countries or for increasing the spheres of influence of the United States or Britain Therefore a standing committee is necessary

Thirdly about the par value It should not be settled over the heads of the Assembly I do not want that the par value should be decided only in the Secretariat The opinions collected on this point should be placed before this committee We should be watchful of the progress with a thousand eyes The Honourable the Finance Member has mastered this subject in such a short time, atthough it took us many long months. He delivered a beautiful speech I would urge on him that he should continue this standing committee of the House and see that the money is not abused by the important powers. Otherwise harm will be done to this country. I request all sections of the House to wholeheartedly support this motion.

The Honourable Mr. Liaquat Ali Khan: Sir, I am indeed grateful to the House for the friendly reception which they have given to the inotion which I had the honour to move yesterday as a member of this Government I am also grateful to my friends for the kind sentiments which they have been good enough to express about me and I hope and trust that the friendliness shown during the course of this debate will continue On my part, I would like to assure the Honourable Members of this House that as long as I hold charge of the department my earnest endevour will be to see that the finances of the country are managed in the interest of the peoples of India

My Honourable friend and colleague, Dr Matthai, in a very able speech yes-letidal, if I may be permitted to say so, put forward the case for the acceptionic of the motion which I had moved I would not like to traverse the same fround but there are certain points which have arisen in the course of the debate on which I would like to reassure the Honourable Members of this House My friend Mr Manu Subedar whose friendly criticism I value and my friend Mr Abdur Rahmau Siddiq whose discordant note I listened to with a musical mind have referred to this question of sterling balances My friend Mr Siddiq said that yesterday I used the expression is soon as possible. May I remind him that I did not use that expression in connection with the payment of the deb! I used that expression in connection with the payment of the deb! I used that expression in connection with the payment of the deb! I used that expression in connection with the opening of negotiations and arriving at a settlement and therefore that expression is soon as possible' stands Sir, my Honourable friend Mr Subedar said that His Majesty's Governivent, leave alone the question of coming to a settlement, are not oven willing to start negotiations. I cannot say what has been the attitude of His Majesty's

Government in the past but I can tell him, and my knowledge is based on certain correspondence that has passed between this Government and His Majesty's Government, that since the complexion of the Government of India has changed, the attitude of His Majesty's Government has also undergone a change and they are today anxious to start these negotiations with regard to our sterling balances.

My Honomable Colleague, Dr Matthat yesterday stated the policy of the Government in very explicit terms with rigard to the stirling balances. I endorse every word of that and I want to make it absolutely clear that shafever agreement may have been arrived at between the U.S. A and the United Kingdom in connection with the Anglo-American loan, we are not bound by it We were not a party to it and if it is mentioned as one of the terms that there shall be a scaling down of the string balances, well, India is cert unly not bound by it and we do not accept that proposition. W. Honourable friend Mr Manu Subedar and Mr Siddiq also, who, if I might be permitted to say so, amplified the iemarks that Mr Manu Subedar had nade, stated that England had not paid its debts after the first Great War. May I tell them that it is wrong tactics to remind a debtor that he can commit default with impunity. We should have belief in this that England as an honourable nation will stand by the debt which it has mourred and I hope and trust that U.K. will honour the debt which it has mourred and I hope and trust that U.K. will honour the debt which they owe to this country.

[At this stage Mi President vacated the Chan which was then occupied by Mr Deputy President (Khan Muhammad Yamin Khan)]

Now, Su, there is another point in the speech of Mr Siddigi He referred to the third interim report and said that the members in their report had not really definitely stated then opinion about it and therefore he felt that the . members of this Committee were not quite clear whether we should recept to go in and remain in these International organisations or we should not. Three of the four members who have signed the report have supported the motion which I have placed before the House more vehemently than even what I have done Therefore, it is quite clear that these Honourable friends, who had certably greater knowledge and information with regard to this matter, are convinced that it is in the interests of this country to join these International organi-My friend Mr Abdur Rahman Siddigi stated that if I had come forward with a proposal to give all this amount of money which is involved in the present motion and said that I wanted to give this as a gift to the war-ravaged countries, he would have supported me and said "Yes, go and regun vour soul" His complaint against me is that it is not only that I want to regain my soul but I also want to protect my body Therefore, really speaking, I do not think there is any strong argument that has been advanced by my Honourable friend in opposition to this except his distress based on past My friend lives in the past I want to live in the future

Sir, there is one question that has been referred to by Mr. Tyson and other Honourable Members and it is the question with regard to the par value of money. I can assure my friends that before any decision is taken, every effort will be made to get the opinions and the views of all those interests and persons that are qualified to express opinion on this subject.

Sir, my friend Mr Ananthasayanam Anjangar suggested that we should either continue the present Committee or have another Standing Committee to give advice and whom we may consult from time to time with regard to this matter. All that I can say at this moment is that this proposal will certainly receive my very careful consideration. I do want and it is my desire and I am suice it is the desire of all the members of the present Government that whatever action we take and whatever policy we adopt it should be done with the cooperation and the support of the Honourable Members of this House. Therefore I can assure him that I will certainly give my very careful consideration to his proposal

Sir, there is just one more point that I would like to mention. During the course of the debate a number of points have been raised and I may assure those

[Mr Liaquat Ali Khan]

Honourable Members whose speeches I have not been able to refer a that I shall have every point examined by the Department and shall consider myself personally. I hope that in a matter of this kind I can always count upon not only the support and co-operation but also the advice of the Members of this Honourable House. Sin I commend my motion to the acceptance of this Honourable.

Mr. Deputy President: The question is

"That this issembly, having considered the third report of the Committee on the Bretton Woods Ausements do hereby approxe indias continued membership of the International Mondary Fund in the International Bruk for Reconstruction and Development."

The motion was adopted

INDIAN TRADE UNIONS (AMENDMENT) BILL

The Honourable Shri Jagiwan Ram (Labour Member) Sn I beg ') move

"That the Bill further to amend the Indian Fride Unions Act, 1926 be referred to a Select Committee consisting of M. N. M. Joshi. Prof. N. G. Ranga. Pandit. Bilkruskna Shama. Mi. Vadilal Lidilubba: N: T. A. Rumtingam. Chettais, Sreepit Rohmi. Kumar. Chaudhuri, Mr. P. J. Griffiths. Mi. A. C. Inskip, Sardan Sampuran. Singh. Mi. S. C. Joshi. Mics. Mamineu Kara, M. S. Guuevanni. Mi. Muhammad. Numan. Mi. Ahmed. E. H. Jaffer, Seth Yusuf. Abdooly. Hyroon and the Mover and that the number of members whose presence shall be nicessary to constitute a meeting of the Committee shall be incessary to constitute a meeting of the Committee shall be incessary to constitute a meeting of the Committee shall be fire. Su, I do not want to make a long speech on this subject. The Bill deals with a subject which is not altogether new. It has engaged the attention of the Central Government since 1940 when it was discussed at a meeting of Provincial Labour Ministers "Thereafter Provincial Governments were formally consulted and the views expressed in reply were rather divergent. After considering the replies and discussions in the second Labour Conference in January 1941 it was decided to proceed with legislation and the Provincial Governments and organisations of employers and workers were consulted in the torns of a draft Bill the light of replies received a revised Bill was prepared and enculated to provincial governments in August 1948 and a motion for circulation was adopted by this House the same year. That Bill was not however proceeded with and was allowed to lapse. The provincial governments were again consulted on some substantial points and a new Bill was ultimately prepared. This is the Bill which is now before the House I think it will be agreed that voluntary recognition of Trade Unions though commended by the Royal Commission on Labour has not proved successful and in many disputes which have come to the notice of the Central Government, one common point in dispute related to nonrecognition of a particular union of workers. It was difficult in many cases, in the absence of statutory provisions to compel the employer to recognise the Union, while it would have also been embarrassing to do so by persuation when no rules or conditions have been laid down subject to which a Union will be entitled to recognition We have therefore come to the conclusion that the time has come for a statutory provision by which trade unions fulfilling certain conditions should be entitled to be recognised by the employers. The Bill provides for such a statutory recognition by the appropriate Government which in the case of Unions in the central sphere will be the Central Government and the provincial governments concerned in regard to trade unions in the provincial spheres. The principal object of the Bill is that a trade union fulfilling the conditions provided in clause 28(d) will be entitled to recognition by the employer and one of the important conditions is that the Union should be a representative trade union Another important condition is that the Unions seeking recognition must have been registered under the Trade Unions Act for at least twelve months prior to its application for recognition This salutary provision will prevent too many trade unions being formed hastily and applying for recognition straightaway Opinions have been expressed that a trade union seeking recognition must contain not less than a prescribed percentage of workers in the undertaking or industry In a Central Act which should meet the requirements both of the central and the provincial governments, when conditions may be different in different meas, some elasticity is most desirable. For instance, where the Union is of workers of one single factory, it may well be desirable to provide for membership on a larger proportion of workers than in an industry scattered in different areas. For this purpose provision has been made that a trade union shall be deemed to be representative trade union only if it satisfies such conditions as may be prescribed by the appropriate government. The ultimate ideal to be used is to have one strong single union truely representative may not be practicable to achieve it immediately. For some time to come, there might be more than one recognised Union. But provision has been made in clause 28(g) of the Bill by which among others, the industrial court set up for the purpose will have the power to withdraw recognition of a trade union if satisfied that it has ceased to be a representative trade union. This provision along with that of clause 38(d) will give power to the appropriate Government to impose suitable conditions so as to ensure that a large number of rival trade umons do not spring up thereby damaging the cause of workers in tead of furthering it. If a statutory provision is made for recognition of trade unions and for giving such recognised unions certain rights and privileges, it is equally essential that such unions should also realise certain fundamental obligations Therefore certain practices by the trade unions have been defined as unfair practices and any recognised trade union guilty of unfair practice will be hable to have its recognition withdrawn. The unitair practices will be for a majority of the members of the Union to take part in an irregular strike or for the executive of the Union to advise or actively to support or to instigate irregular strike. It is not of course the intention to forbid declaration of strikes in a . regular way in conformity with rules made by the Union laving down the procedure for declaring a strike. Also it will be unfair practice if the officer of a recognised union submits any return containing false statements. It is realised that while some responsibility and obligations are put on the members and executives of recognised trade unions, some essential conditions should be imbosed on the employers also in regard to their dealing with such Union. Therefore interference with the rights of workmen to organise form, join or assist trade unions, interference with the formation or administration of any trade umon, encouraging or discouraging membership of any trade union by discrimination against the employees concerned, penalising workmen for making allegations or giving evidence in enquiries or proceedings relating to matters connected with dealings of recognised trade unions or any failure to comply with the mandatory provisions relating to rights of recognised trade unions have been declared as unfair plactices by employers Provision has been made for punishing with fine an employer who is guilty of an unfair practice. The punishment should fit the crime and a provision has been made that a union whose recognition has been withdrawn can apply de novo for recognition on the expiry of not less than six months from the date of withdrawal of its recognition. To inspire the utmost confidence of both parties the Bill provides that except where there is agreement, the ultimate decision regarding recognition will be settled by the appropriate government after receiving the recommendations of the industrial court to be set up for the purpose. The industrial court will consist only of persons who are qualified to appointment as Judges of High Courts

Sir, some night criticise that the provision in clause 28(d) (h) which allows the appropriate government to prescribe further conditions to be fulfilled before recognising trade union gives rather wide powers to the appropriate government. Here, again, as I have said before, the Central Act should be reasonably elastices to that the appropriate Government will be empowered to frame rules on various matters the nature of which may vary in order to meet local requirements in any particular province. Quite apart from the obvious desirability for legislation for statutory recognition of trade unions, there is another important factor which makes such a legislative enactment essentially necessary. A Bill for dealing with industrial disputes has already been introduced in this session and one main feature of it is that the provisions will go to operate where the appropriate government is satisfied that in regard to a dispute by the workers.

[Shri Jagjiyan Ram]

the workers making the application really represent those employed in the industrial undertaking concerns. A system of statutory recognition of trade among would considerably assist in judging whether a body of workers making an application of really represent the majority or a sufficient percentage of workers in the industrial undertaking concerned. In fact one provincial Government in its Industrial Relations, Bill which was recently passed has included provisions relating to the recognition of unions in the Industrial Relations Bill titself it is, however, a matter mostly of convenience whether this would be more suitable than an amendment of the Trade Unions Act as proposed in the present Bill. The Government of India has come to the conclusion that in the matter of central legislation the procedure we propose will be more convenient.

Sn, with these words I commend that the Bill be referred to a select committee

Mr. Deputy President: Motion moved

"That the Bill further to amend the Inihan Trade Unions Act, 1926 be referred to a Select Committee consisting of Mr N M Joshi, Prof N G Ranga, Pandit Balkrishna Sharma, Mr Vadibla Ilahlibhin, Sii T A Ramalingam Chettar, Siyut Rohnin Kumar Chaudhui, Mi P J Griffiths, Mr A C Inskip, Sardar Sampuran Singh, Mr S O Joshi, Miss Manben Kara, Mr S Guruss-my, Mr Muhammad Nauman, Mr Ahmed E H Jaffer, Seth Yusoof Abdoola Haison and the Mover, and that the number of members whose piesence shall be necessary to crustitute a meeting of the Committee shall

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muharemadan Rural) Sir, I wish we had more time to study this Bill. I wish the Bill had been enculated and opinions received, but I should like to draw attention to one or two general things at this stage. Although we are handicapped by the fact that it has come from a department which has no regard for the opinions of the country I will say at the outset that the method of approach of the Labou. Department to this labour question is faulty. You will not satisfy the labourers of India by adopting these methods of piecemeal legislation might be good 25 years ago but they are not good in 1946 or the years that There is great unrest in labour and these little pieces of conciliation will not satisfy them They want some kind of radical change and a full share in the administration, without which they will not be satisfied. I pointed out last year that there are two methods only by which you can solve the labour problem. One is the method of Russia of abolishing capitalism altogether and nationalising all industries. Under that method there will be no strikes and no legislation of this kind will be necessary But I am sure India is not prepared for that kind of thing and I am myself not in favour of these Bolshevist methods and abolishing capitalism altogether, the other method is the one which Germany adopted before the Great War of 1914 and which I recommend to the Honourable Member for careful consideration and we should have no difficulty We know that in every country labour is now in power Things are not decided by the arguments of the intelligentsia but by the votes of the majority And labour is now in the majority everywhere So we have to consider it carefully Under the German system every one had an interest in the industry. The workers, the directors, the shareholders, form one corporate body

Sir Cowasjee Jehangir (Nommated Non-Official) Sir, on a point of order, what my Honourable friend is saying does not seem to be relevant to the Bill before us He is explaining his own philosophy but has not touched upon the Bill at all

Dr. Zia Uddin Ahmad: In the absence of the motion for circulation I am opposing the Bill altogether and I am giving my arguments I said at the opposing that these piecemeal measures are all useless I am saying that in Germany before the war of 1914 the workers, directors and shareholders were all considered to be a body corporate engaged in that particular trade Every one had a living wage and the profit that accrued was divided among all these

paties in an equitable manner. The workers came to think that it was their ractory and efficient working would mean more profits in which they would have a share, and if there was loss they would sinfer. So the question of a tug-of-war between the employers and the workers never arose there because every-body was in the same boat. Unless you create such atmosphere in our industries and follow the Russian example or you must make the working in that their interest is not limited to the wages they draw but it lies in the prosperity and success of that factory they are business partners. That is the principle which you have to inculeate, and then these Bills will be useless because there will be no fight between capital and labour. You anticipate this struggle between workers and enablogies and resulting strikes and other difficulties. This is the position which you create and I must warn the Honourable Member that if he creates this position, his own followers, whom he has the honour to represent, will one day burn the factories of these big capitalists who will come to greef. The time is not far

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) De not advance it

Dr. Zia Uddın Ahmad: You have not realized the feeling which a workman has got His teeling is this Here is a man who has raised a capital of one lakh and has started a factory He has paid 100 rupees as his share. The lakh of rupees which the shareholders pay do not bring in any money, they do not constitute the factory, they do not bring in the profit, the profit is made by the workmen, they are the people who produce wealth And then they are thrown out entirely By putting in a lakh of rupees, the capitalist accumulates a reserve fund to the tune of 40 lakhs, and 30 to 40 per cent is paid as dividend. Who is responsible for all this profit? Labour, labour who has been put down, it is a form of indentured labour. The workman thinks within his round that this man has invested 100 rupees and he wants me to work hard enough so that he may can 40 per cent instead of 3 per cent which he would otherwise earn in a bank. And he is right. It is the workman who is responsible for putting this additional income into the pockets of these shareholders. He says why do you demand from the workmen so much work that for every hundred rupees you get 40 rupees income in addition to 40 lakhs which you have already put down in Reserve This is the feeling of the workmen, and this Bill will not stop this feeling You will have to go much further than that That is not the way in which this question should be settled. You may satisfy them for two years more, perhaps 3 years, but the time is not far distant when labour will not be satisfied by these measures All these fashionable leaders of workmen who have made careers in the name of labour have not expounded their case properly They do not represent the true case of the workman The tiue case of the workman is this What right has any capitalist got to expect the workman to do so much work that with 100 rupees he should earn 40 rupees as interest?

Mr. N. M. Joshi (Nominated Non-Official) No right.

Dr. Zia Uddin Ahmad: What steps have you taken as a representative of labour to put a stop to this practice? Not a word from Mr Joshi for the last 16 years .

Mr. Deputy President: Will the Honourable Member come to the subject of trade unions?

Dr. Zia Uddin Ahmad: I oppose the Bill and I say it is absolutely useless

Shri Sri Prakasa (Benares and Gorakhpur Divisions Non-Muhammadan Ruial) These are preliminary remarks, he has not yet begun!

Dr. Zia Uddin Ahmad: This particular thing should be looked into. If you shove it today, you will have to take it up tomorrow. You can have no security of these factories unless you look into this matter. This is the feeling that is now uppermost in the mind of the younger generation, the young men of India think somewhat differently from what we old man have been thit.king

Dr Zia Uddin Ahmad?

m the past They are more impetuous and they want to get on, they have been talking about the equitable distribution of wealth My Honourable friend, Sir John Matthai, gave a lecture day-before-exterday on equitable distribution. Take Birla on one side and a workman on the other is it not resented by the workman After all, look at the way in which a workman lives. This agitates their mind This little Bill will not satisfy him. If you take his opinion, he will say that this is an eye-wash and this is simply wasting the time, it is not sufficient, they must have full share in the administration of wealth which is really produced by their own labour

As regards recognition of the unions, I have been fighting all the time against usqualifying class unions. I have not read thus Bill along with the original Act but there is one thing I must say and that is class unions should not be disqualified. If you altogether omit the recognition of class unions, then it will be strongly resented.

Miss Maniben Kara (Nommited Non-Official) On a point of information I want to understand from the Honourable Member what he means by 'class

Dr. Zia Uddin Ahmad: It is the same thing as what you call 'communal impors'

Shri Sri Prakasa: Supposing all Vice-Chancellors forms a class!

Dr. Zia Uddin Ahmad. With these words I hope that the Honourable Mcmber will take this matter seriously. This is the way in which the majority of foung men are thinking and you cannot postpone it for a long time. You have to satisfy your labour

Mr. Vadilal Lallubhai (Ahmedahad Millowners' Association Indian Commerce) This is not the Wages Bill

Shri Sri Prakasa: You are thinking of some other Bill, you are on the wrong track

Dr. Zia Uddin Ahmad: I know it is not the wages Bill But I tell you that the people to whom you have introduced this Bill will not be satisfied You have to do something substantial for them. It is a waste of time doing things in this way I request you not to waste the time of the Assembly You had better consult the labour and ask them what they want. They will tell you that they want what I have been telling just now. This thing will not satisfy them

Prof. N. G. Ranga (Guntui cum Nellore Non-Muhammadan Rural) Mr Deputy President, I am rather surprised at the attitude displayed today by Dr Zia Uddin Dr Zia Uddin wants labour to obtain all the fruits of its own labou. There is no difference of opinion on that particular point between hun and ourselves. We all want labour to come into its own and to be able to control all the activities of industrial production in which labour is employed and to have complete say in the matters of their employment and conditions of life and in the end to appropriate for themselves and also for the whole of society all the fruits of their labour through their own volition and vote

The point that is under discussion at present is not that all. We have to take things as they are in this country. I do agree with him in giving a warning to our employers that they learn to behave much better towards their labour than they do at present. Otherwise things would become much more bot tor them in the very near future. At the same tame, as things are today there are the employers and the employees. The employees are in a helpless condition. It is true they are getting themselves organized. They are becoming more and more powerful. Yet they are not sufficiently powerful and organised. That is why there is a need for a bill like this.

Dr. Zia Uddin Ahmad: You could go to the country and organise it!

Prof. N. G. Ranga: Mv friend wants me to organize labour That is exactly what I am busy about and what my Honourable friend is not busy about.

Already one suggestion was made by Shri Prakasa that he should go and organise the Vice-Chancellors 1 am afraid the Vice-Chancellors are already organised. They are so few and vocaterous and monied

Sit. N. V. Gadgil: Hear, hear The last is the most important!

Prof. N. G. Ranga: It is easy for one to throw these gibes at these co-called fashionable labour leaders. It is true that labour leaders sometimes manage to come decently prepared to this House and present the case of labour Is it the case of Dr Zia Uddin or those who think like him that merely because a man is decently diessed he is no longer entitled to be the spokesman of libour? L know there are so many triends of mine who would indulge in such cheap gibes at people like myself when we claim to speak on behalf of agriculturists and peasants. It is easy for them to say that peasants should not feed themselves roperly but they should continue to feed others properly, that workers should not dress themselves properly but that they should be busy dressing all other people properly That is a very unreasonable attitude Fashionable or otherwise, well dressed or otherwise, a labour leader continues to be a labour leader so long as he sincerely and stoutly espouses the cause of labour, and I can assure my Honourable friend, Dr Zia Uddin, even if he were to become forgetful about the activities and services of one of the fashionable labour leaders who happens to be in our midst-Mr Joshi-certainly it is not only the miscroscopic minority that industrial labour happens to be in this country which is proud of him. It is the whole nation of India which is proud of him not only because he happens to be a Member of this House, and a Father of this House, but also because he has been a stout and consistent champion of industrial labour of this country

Therefore it is not right to wavlay this House and divert its attention in the wrong way by bringing in irrelevant considerations

Sit. N. V. Gadgil: He is a Vice-Chancellor Do not worry!

Prof. N. G. Ranga: We want profit-sharing as only a midway solution, whereas my Honourable friend, Dr Zia Uddin seems to think that profit sharing is everything It is not so We want the workers themselves to come to control all these industries But today they are not in control of these industries. They are so poor and powerless and unorganised that they have begun to organise themselves. But their organizations are not powerful and they are obliged to come to the Government during the last 25 years with this request tak their organisations should be recognised. certainly come a time in this country when it will be possible for our labour, industrial and organised, to put up the slogan of one umon for all classes of workers as is happening to-day in England. The other day there the British Trade Union Congress put out this slogan and is now trying to substantiate it so that u, any one particular trade or industry there will be one union claiming to represent all the organised labour in that particular industry and it would nor allow the class to be divided into two or three rival unions lest they should Until that happy day comes, it is be the worse exploited by the employers most necessary that a national Government like ours should come forward and should hasten to come forward with a Bill like this to assure our workers even with this little minimum of protection

What is it that is sought to be given? Mr. Honourable friend and many when we have a class war or foment a class war Isn't it a fact that today there is a class war going on between one class of people and another, whether it is noticeable or otherwise? It is true. It becomes noticeable the moment labour become conscious of their drawbacks, organise themselves, begin to assert their rights and demand a fair deal for themselves. That does not mean that it does not exist and prevail in all these areas, midustries and factories where the workers for the time being happen to be so powerless and vioceless that they cannot assert their right. It is part of statesmanking to resognise facts as they are and then try to find a solution. We all want to

[Prof N G Ranga] eliminate class war Already the Madras Premier has shown one of the ways. Mahatma Gandhi has been showing it too My friend wants us to remember that all young people are being influenced by new ideas. Certainly I am glad he has fallen in line with them and I hope that he will also march in step with them and try and abolish all these inequalities and also eliminate the development of the political and economic power of these great capitalists. We are showing the way, and one of the things we wish to do is by this meuris also to give power to our industrial employees so that they would be able to assert themselves and make it impossible for these capitalists to continue to press down the masses through their power, their instrument and weapon of class war.

How are we to eliminate this class war in a more positive form?

Sit. N. V. Gadgil: You can say that to-morrow!

Prof. N. G. Ranga: By enabling our workers to defeat the capitalists and make it impossible for the employers to continue to exploit them

Mr. Deputy President (Khan Mohammad Yamin Khan) Has any Honourable Member given any notice of a motion for the circulation of this Bill?

Haji Abdus Sattar Haji Ishaq Seth (West Coast and Nilgaris Muhammadan) Yes, there is But the difficulty was that it was given only this morning and it was expected that the previous motion would go on till five o'clock But this has come up now and I request you that that motion may be allowed tr-morrow. If you circulate it to Members tonight, then to-morrow it can be moved

Mr. Deputy President: Has it been handed over to the Secretary?

Haji Abdus Sattar Haji Ishaq Seth: Yes

Mr. Deputy President: The Honourable Member may continue to-morrow The House now stands adjourned till to-morrow

The Assembly then adjourned till Eleven of the Clock on Wednesday, the 30th October 1946.

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LEGISLATIVE ASSEMBLY DEBATES

WEDNESDAY, 30th OCTOBER, 1946
Vol. VII—No. 3

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LEGISLATIVE ASSEMBLY

Wednesday, the 30th October, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

DEREQUISITIONING OF PROPERTY SINCE THE BEGINNING OF 1946

- 67. *Mr. C. P. Lawson: Will the Defence Secretary please state
- (a) what progress has been made in the derequisitioning of property since the beginning of 1946,
 - (b) what is the present expenditure on account of requisitioned property; and
- (c) how many camps erected for war purposes are now standing unoccupied, what is their capacity and what steps are being taken to utilise them?
- Mr. G. S. Bhalja: (a) Between 1st January 1946 and 30th September 1946the number of buildings derequisitioned was 2,947 and lands 647. The total per centage of buildings derequisitioned up to the end of September 1946 was 61 per cent. and that of lands 18 per cent
- (b) The rent for requisitioned buildings on 30th September 1946 was approximately Rs $\,$ 186 lakks and for lands Rs $\,$ 434 lakks per annum
- (c) Information is not readily available, but is being collected and will be laid on the table in due course
- All steps are being taken to transfer members of the Armed Forces from requisitioned property to vacant camps, but it is pointed out that during the demobilization period large numbers of troops are continually returning from overseas and some of these camps must be kept vacant for some time as they will be required at short notice to provide accommodation for troops on arrival in India.
- Mr C P. Lawson: Is the Honourable Member aware that his predecessor gave this House an undertaking that derequisitioning would in all probability be complete by the end of the current year and can he say whether his predecessor's undertaking is likely to be fulfilled?
- Mr G. S. Bhalja: I do not recollect that any undertaking was given to the effect that derequisitoning will be completed by the end of this year. I think it is very unlikely but I have not referred to the provious papers on the subject.
- Mr. C. P. Lawson: Has the Honourable Member seen the Legislative Assembly Debates on the question to which I have referred 2
 - Mr. G. S. Bhalja: I have not seen
- Mr. Manu Subedar: Will the Honourable the Defence Secretary inform this House what categories, so far as buildings are concerned, are still continuing to be in occupation by the army people and why? Have Government considered the possibility of sending out certain departments altogether from urban areas and vacating their premises?
- Mr. 6. S. Bhalja: It will take we far from the processor we explain why it has not been possible to derequisirion all buildings immediately, but, if I may, I mught mention three factors which I hope will convince the House that it is not possible to expedite derequisitioning more than we are doing. We have at the moment a million men in uniform, that is roughly four times the strength of the army before the war. These men have to be housed, fed, clothed and equipped, all of which require accommodation. Then we have large scale movements of troops is the East and the West and for them we must have transit camps ready to receive then whenever they

come to India And, thirdly, the Defence Department has the responsibility for storage and guarding of huge surplus stores, including the American surplus stores, whose value amounts to several crores of rupces I can however assure the Honourable Member that nobody is more anxious than His Excellency the Commander in Chief and the Honourable the Defence Member to derequistion as fast as possible all buildings and lands which are in the possession of the aimed force as the moment.

Mr. Ahmed E. H. Jaffer: Is it not a fact that according to the original requisitioning order by which properties were requisitioned, the properties were required only for the period of the war and for its months after its termination? If so, why were the properties not derequisitioned yet, especially in Poona and Bombay?

Mr. G. S. Bhalja: I have already given the reasons why we were not able to derequisition the properties at the end of the period of six months after the termination of the war and my Honourable friend probably is aware that His Excellency the Governor-General issued an Ordinance logalising the continued possession of the requisitioned property after the termination of this period

Seth Govind Das: How many more troops are still overseas, how many are expected back and within what time?

Mr. G. S. Bhalja: I can only say in general terms that the policy of the Interim Government is that the troops which are in overseas theatres should be withdrawn as quickly as possible. This of course is subject to the obligations with other countries.

Mr. Ahmed E. H. Jaffer: Under what authority are Government retaining the properties which should have been derequisitioned at the end of the six months after the termination of the War?

Mr. G. S. Bhalja: Under the authority of the Ordinance issued by His Excellency the Governor General, which has the force of law

INDIANS UNDER DETENTION AS GOVERNMENT OF INDIA'S PRISCARIS

- 68. *Mr. Sasanka Sekhar Sanyal: (a) Will the Honourable the Home Momber please state how many Indians are still in detention as Government of India prisoners for:
 - (1) contact with the enemy during war,
- (ii) actively participating in or collaborating the Indian National Army, Indian Independence League and similar organisations,
- (iii) political, terroristic or subversive activities including those connected with the Quit India movement of August 1942 and after, and
 - (iv) otherwise taking part in activities for the Independence of the country?
- (b) How many such persons are still prisoners in each or any of the provincial Governments?
- (c) What is the policy of the Government of India with regard to both (a) and (b) above ?

The Honourable Sardar Vallabhbhai Patel: (a) and (b). No person is now detained without trial under the orders of the Central Government or any Chief Commissioner

Under the categories in (a) and (b) the number of prisoners undergoing sentences with whom the Contral Government is concerned is as follows

- (1) 10 (8 m Punjab jails and z in United Provinces pails);
- (ii) nol, (ui) nol,
- (IV) nul
- (c) Government have remitted the unexpired portions of the sentences of the 10 persons mentioned above and their release has been ordered.

The information given above does not include persons who may be in prison serving sentences awarded in trial by Courts Martial or military Courts in regard to show prisoners should be addressed to the Defence Secretary.

Prof. N. G. Ranga: In view of the fact that the conditions obtaining in the Punjab jails were considered by many of the political prisoners who were kept there to be most unsatisfactory, will Government consider the advisability of trainfering those prisoners who are kept in the Punjab jails either to the jails in the centrally administered areas or the United Provinces *

The Honourable Sardar Vallabhbhai Patel: So far as the prisoners in the Punjab jas are concerned they have been ordered to be released. Why should they be transferred elsewhere?

Miss Mamben Kara: Will the Honomable Member tell this House whether he considers trade union workers who are arrested as political prisoners?

The Honourable Sardar Vallabhbhai Patel: I know of no such classification as trade union prisoners. I could not quite follow the Honourable Member's question.

Mr. President: The question is whether trade union prisoners are classified as political prisoners or are not.

The Honourable Sardar Vallabhbhai Patel . There is no such classification as political prisoners at all

Miss Manhen Kaya.: Do I understand that along with the release of political prisoners trade union prisoners also will be released? Is the Honourable Member a ware that in Dellit there are a number of trade union workers still in 1st I.

The Honourable Sardar Vallabhbhan Patel: I have no information of the support of the Honourable Member wants any information I shall inquire I require notice

Shn Sr. Prakasa: With reference to part (b) of the question, has the Honour-absorbed muto the cases of such I. N A presoners as are in the United Provinces and if so, when does he expect to rulease them?

The Honourable Sardar Vallabhbhai Patel: This question must be addressed to the Defence Department

Sri M. Ananthasayanam Ayyangar: May I know from the Honoural 'n Member if he is aware that 12 or 13 prisoners who have been convicted under the Enemy Agents Ordinance and kept in the Vellore jail have been put in the 'G' class and their rations are little better than that of ordinary convicts, and that in spite of the efforts of the provincial Government w have not been able to do much for them?

The Honourable Sardar Vallabhbhar Patel: So far as I & m aware, there are only ten enemy agent convicts who have been ordered to be r leased and five who are in pails—four in Bengal and one it Madras These Provincial Governments have been informed of our orders and we have recommended them for release

Miss Manuben Kara: Will the Honourable Member tell us whether the people arrested at the tune of the V Day celebrations are going to be released?

The Honourable Sardar Vallabhbhai Patel: I have no information on the subject I will make requires I want notice

PUBLIC SPEECHES BY MUSLIM LEAGUERS AND THE DISTURBANCES IN I 12 C/1

- $\dagger 69.$ *Mr. Sasanka Sekhar Sanyal: Will the Honourable the Home Member please state:
- (a) whether the Government of India had any reports from their Intelligence services in Bengal about the tenor of the public structure of sume Muslim Longuers, as likely to most a 1-1-1-1-1-1-1
- (b) if so, whether the Government of India tendered any advice or gave any warning to the Government of Bengal in that respect,
- (c) Whether the Government of India gave any advice v, the Bengal Government with reference to the declaration of 16th August as a public holiday as a Direct Action Day; If so, what was it;

- (d) whether any, and if so, what steps were taken by the Government of India.

 For forestalling disturbances and whether the Governor-General was asked to inter
 vene.
- (e) whether any, and if so, what steps have been or are being taken to remedy the statuton of helplo-snoss that has been provading in Bengal ever since the outbroak of disturbances and still continuing.

(f) whether the Government of India have any responsibilities in the matter of protection of lives and properties of the population in Bengal on partial or total failure of the Provincial Civil Authority to do so, and how the Government propose to discharge such responsibility, and

(g) whether advice was given by the Government of India to the Governor-General to exercise his individual and special responsibility to the people of Bengal and for the maintenance of peace and tranquility in the said province? And what was the result of such advice?

The Honourable Sardar Vallabhbhai Patel: (a) Reports of the Intelligence services cannot be disclosed and I regret, therefore, that I cannot deal with them in the $a_{\rm TM, GT}$

- (b). The Government of India tendered no advice or warning to the Government & Bengal
 - (c) No
- (d), (e) and (g) The responsibility for public order lies primarily with the Provincial Government. Discussions have taken place between the Governor-Goueral and the M mbors of Government, but I tegret their nature cannot be disclosed. I have dealt with the whole matter on the 28th October on the adjournment motion on the same subject.
- (f) This is a matter of opinion and interpretation of the law, and I would refer the Honomiable Member to Section 41 of the Ninth Schedule at d other relevant provisions of the Government of India Act, 1935

ENQUIRIES TO DEATH OF NETATI SUBHAN CHANDRA BOST

- 70. *Sarda. Mangal Singh Will the Honourable the Home Member please
- (a) whether the Interim Government have made any enquiries if Notaji Subhas Chandra Bose is dead or alive, and
- (b) whether Government propose to make an authoritative statement on this question and set at rest once for all the frequent speculations about his whereabouts?

The Honourable Sardar Vallabhbhai Patel: (a) No
(b) Government are not in a position to make any authoritative statement on

(b) Government are not in a position to make any authoritative statement on this subject

Sardar Mangal Singh: May I know whether any Indian was associated with this inquiry which has been conducted recently into the death of Notaji Subhas Chandra Bose 2

The Honourable Sardar Vallabhbhai Patel: No inquiry has been made by the Government of Inqua

Mr. President: The answer to the first part was in the negative. How does the supply mentary arise q

Sardar Mangal Singh . Has the attention of Government been drawn to the statement issued by Sardar Sardul Singh Caveeshar, President of the Forward Blook, that he knows for coram that Netaji Subhas Chandra Bose is alive?

The Honourshie Sardar Vallabhbhai Patel: If the statement attributed to Sardar Sardul Sugh Caveoshar turns out to be true, I will be very glad, but so far as we are concerned we have no information. I have seen contradictory statements in the press from responsible men, both here and outside India.

Mr. Ahmed E. H. Jaffer: In view of the fact that there are three questions tabled on the subject today and in view of the anxiety of Honourable Members on this subject, will the Government of India make an announcement one way or the other and say whether the gentleman is dead or alive?

The Honourable Sardar Vallabhbha: Patel: The Government of India can make no announcement without any positive information on the subject

Sardar Mangal Singh: A few days ago the Honourable the Leader of the House made a statement that Notapi Subhas Chandra Bose is dead. Is that the view of the Government of India or his personal view?

The Honourable Sardar Vallabhbhaı Patel : The Government of India have no view either way

Maulana Zafar Ah Khan: When that view is challenged by a person in the responsible position of Sardar Sardal Singh Caveeshar who said "Pundit Nehru's statement does not satisfy us", we want this House to be informed whether Subha Chandra Bose is dead or alive actually?

The Honourable Sardar Vallabhbhai Patel: As I have said, not only myself but the House will be very glad if it turns out to be true that he is alive. But it is for Sardar Sardul Singh Caveeshar to give any information he may have to the Government of India.

REORGANIZATION OF CENTRAL SERVICES

- 71. *Sardar Mangal Singh: Will the Honourable the Home Member please state
- (a) whether Government propose to make a general *tatement regarding the recruitment and reorganisation of the services now known as Secretary of States' Services and Central Services, and
- (b) whether any change in the syllabus of the competitive examinations for the Indian Civil Service and other Imperial services is contemplated, if so, what is the new syllabus?

The Honourable Sardar Vallabhbhai Patel: (a) of the three Services for which the Secretary of State makes apointments under the Government of India Act, 1935 vz., the Indian Civil Service, the Indian Medical Service (Civil), and the Indian Police, I am concerned only with the Indian Civil Service and the Indian Police. Any enquiry regarding the Indian Medical Service (Civil) should be addressed to the Honourable the Health Minister

The Secretary of State has decided to suspend recruitment to war-reserved vacanies in the Indian Civil Service and the Indian Police and it is unlikely that the recruitment to these services by the Secretary of State will be resumed. A Confedence of Provincial Premiers was convened on the 21st October 1946 by me to discuss arrangements to replace these services. The consensus of opinion at the Conference was in favour of the formation of new all-India Services for this purposo. Details are bying worked out in consultation with the Provinces and when arrangements are finalised a public announcement will be made.

No proposal is under consideration for the reorganisation of the Central Services as a whole In November last year Sir Richard Tottenham was placed on special duty to examine the question of the reorganisation of the Secretariat and to make recommendations One of the recommendations made by him is that a new Central Secretariat Service should be constituted Details regarding the formation of this service are being worked out

(b) There is no proposal under consideration for changing the syllabus of the methods of selection involving the use of intelligence and personality tests have been in use for some time to select candidates for the Forces and were also used for selecting "war service" candidates to the War-served vacancies. The question whether the method of selection on the results of a competitive examination followed by an interview should be modified in any manner as a result of the experience gained et the new tests is boing examined.

Shri Sri Prakasa: Have the Government assured themselves that such services are at all necessary in future?

The Honourable Sardar Vallabhbhai Patel: That is the concensus of opinion of the provinces

Shri Sri Prakasa: Is it not a fact that such services do not necessarily exist in other parts of the world?

The Honourable Sardar Vallabhbhai Patel: I do not know shout other parts of the world but in India the services have been in existence for a long period, and almost all the provinces desire that such services, except for the control of the Secretary of State, should be continued

Sri M. Ananthasayanam Ayyangar : Is it a fact that the Punjab Government wanted to have its own superior services ?

The Honourable Sardar Vallabhbhai Patel: The Punjab Government was represented at the conference and its representative informed us that he had objection to the proposed formation of a central administrative service. They however, wanted their own centrel over the service and had decided to have their own recruitment. If the control question was satisfactorily settled, they might fall into line with all the provinces in rive of the discussions at the conference

Sardar Mangal Singh: May I know whether the new candidates to the cuviservice will be selected by the Public Service Commission or by the Selection Boards to which the Honourable Momber has referred?

The Honourable Sardar Vallabhbhaı Patel: The details, as I told you, are being worked out

APPOINTMENTS TO THE VACANCIES IN SECRETARY OF STATES AND TO CENTRAL SERVICES

- 72. *Sardar Mangal Singh (a) Will the Honourable the Home Member please state how many of the 336 war vacancies in the Secretary of States Services and how many out of the 468 war vacancies in the Central Services have been filled in so far?
- (b) How long the recruitment to these appointments will continue from amongst the war service candidates ?
- (c) Do Government propose to throw open some of these appointments to be filled in through competitive examinations?

The Honourable Sardar Vallabhbhai Patel · (a) and (b) As the Honourable Member is probably aware, the Secretary of State has decided not to proceed with the appointment of 'war service' candidates to the Indian Civil Service and the Indian Police No question, therefore, arises of making any recruitment of 'war service 'candidates to these two Services As regards the Central Services, the selection of Indian ' war service ' candidates is expected to conclude by the end of this year, although it may be necessary to hold a supplementary selection early next year for the benefit of those few overseas candidates who could not attend the selection this year for reasons beyond their control and in respect of some vacancies advertisedrather late in the year No appointment has actually been made so far, but the Federal Public Service Commission have recommended 162 Indian candidates for the Indian Civil Service, 57 for the Indian Police and 167 for the Central non-technical Services The question of appointing Indian candidates selected for the Indian Civil Service and the Indian Police to an all-India Administrative Service and an all India Police Service, proposed to be formed to replace the Indian Civil Service and the Indian Police, is under consideration No information is at present available regarding the number of candidates selected for the Central technical Services

- (c) Government anticipate that sufficient number of 'war service' candidates will not be available to fill all vacancies in the Central Services and are considering afternative means of recruitment, one of which is the competitive examination.
- Lt.Col. Dr. J. C. Chatterjee: Have Government any plan for absorption in to these services war service candidates who had been given temporary appointments in the Indian Police or the Indian Civil Service or other Central Services?

The Honourable Sardar Vallabhbhai Patel: Some of them have already been absorbed There is a plan.

, Sreejut Rohmi Kumar Chaudhuri : Why are these reserved for war service candidates?

The Honourable Sardar Vallabhbhai Patel: The recruitment during the war period stopped and these people went and served in the war. At that time certain promises were given to them.

Sreejut Rohmi Kumar Chaudhuri: Do the Government realise that a large number of eligible candidates do not get the advantage, at least those candidates who belong to or where in sympathy with the Congress organisations?

The Honourable Sardar Vallabhbhai Patel: It is not true

Mr. Sasanka Sekhar Sanyal: Will the Honourable Mombet be pleased to state whether in these matters it is the policy of the present Government to fulfil all the promises that have been made by the promous Government?

The Honourable Sardar Vallabhbha: Patel: As far as possible, it is the policy of the Government

Sreejut Rohim Kumar Chaudhuri: Is the Government aware that the Provincial Governments, particularly Assam, have refused to give any preference to war service candidates.

The Honourable Sardar Vallabhbhaı Patel: I am afraid the Assam Government will reconsider its position

Sit. N V. Gadgi: Has a certain percentage been reserved for these candidates may be cause they are war service candidates? Is it not the case that merit is taken into consideration?

The Honourable Sardar Vallabhbhai Patel: No, because of their fitness Some of them are considered to be better than even those coming from competitive examinations.

Sri M Ananthasayanam Ayyangar: Will the Government reconsides the proportion and the ratio that has already been fixed by the previous Government, to see whether it is necessary to provide for such enormous or high percentage of war returned men?

The Honourable Sardar Vallabhbhaı Patel: The matter requires further examination

Sri M. Ananthasayanam Ayyangar: May I know if the new recruitment that proposed is to be thrown open to all persons both in India and overseas?

The Honourable Sardar Vallabhbhai Patel: No, it is not so

Sardar Mangal Singh: May I know whether the Government of India will conside the proposal that in filling war vacancies no communal proportions be adhered to 2

The Honourable Sardar Vallabhbhar Patel: That is quite a different matter altogether

Seth Govind Das: Will the Government see that those persons who are not really capable and to whom promises have been given to retain after the war are dismissed and not retained?

The Honourable Sardar Vallabhbhai Patel: In no case can a man be employed in the same service candidate. His capacity is also equally a test

DEMONSTIZATION ORDINANCE

- 73. *Sardar Mangal Singh: (a) Will the Honourable the Finance Member please state how far the objects of the Demonstrization Ordinance have been achieved ?
- (b) What is the amount of the high denomination notes which have not been presented for exchange for smaller denomination notes?
 - (c) How much profit Government have made out of this ordinance?

- (d) How many prosecutions have been launched under the Demonetisation Ordinance and how many of them have resulted in convictions of the defaulters?
- (e) Have any prosecutions been started against any bank or banks? If so, what are their names?
- The Honourable Mr. Liaquat Ah Khan: (a) and (b) Out of a total of Rs 1,43,96,69,000 high denomination notes in circulation on the 11th January 1946 notes to the value of Rs 1,28,58,55,000 were encashed upto the 27th September 1946 In addition a certain number of claims presented to various authorities within and without India are awaiting decision. The amount involved in these claims cannot be ascertained without undue expenditure of time and labour but it is understood to be small relative to the notes already encashed. As the declarations that were filed by pe-sons presenting notes for exchange are still under scrutiny, Government are unable to state how far the objects have been achieved
 - (c) The aggregate value of the notes likely to remain uncashed is not yet known
- (d) Seven prosecutions have so far been launched, all of which are, as yet, sub-
 - (e) None so far
- Sri M. Ananthasayanam Iyyangar: Which is the authority which launches the prosecutions? Does the Central Government investigate into every one of these eases before prosecutions are launched?

The Honourable Mr Liaquat Ali Khan: It is the Central Government

Seth Yusuf Abdoola Haroon: These applications have been lying with the Government for a considerable time Will the Government expedite these applications (

The Honourable Mr Laquat Ali Khan: If the Honourable Member will bring to my notice any particular case, I shall have it examined. As fir as I am aware there are no such applications

Seth Yusuf Abdoola Haroon: There are certain applications under scrutiny and persons have not yet received the amount from the Reserve Bank. They have repeatedly r minded the Department regarding the same

The Honourable Mr. Liaquat Ali Khan: If the Honourable Mcmber will supply further particulars, I shall have the matter examined

Appointment of Army Reorganization Commission for Post War Indian Army

- 74. *Sardar Mangal Singh: Will the Defence Secretary please state whether Government propose to appoint an Army Reorganisation Commission to determine the size, composition and organisation of the post war Indian Army?
- Mr G. S. Bhalja: No, Sir Government are at present engaged in examining the problem of the size, composition and organisation of India's Armed Forces in somultation with the H E the Commander-in-Chief Due obviously to the highly complex nature of the problem, I cannot commit the Government to any particular course of action at this stage

Sardar Mangal Singh: May I know if the Government of India will publish the report of the Army Reorgar sation Committee which was appointed two years ago $^{\circ}$

Mr. G. S. Bhalja: No, Si That report is a secret document and it was prepared at the request of His Excellency the Commander-in-Chief by his staff officers to assist him in planning the size and composition of the forces and I think this announcement was made previously in this House

Sardar Mangal Singh: May I know whether this House will be taken into confidence before a decision is taken on the report of that committee?

Mr. G. S. Bhalja: Some of the important problems arising out of that report have already been placed before the Defence Consultative Committee and if and when other important problems arise they will also be placed before the same committee, which is a committee of this House.

- Mr. Manu Subedar: May I know why this report has not been made available to every member of the Defence Consultative Committee of this House?
- Mr. G. S. Bhalja: I have said that this is a secret report presented to H E. the C in C who appointed the committee It was a committee of his staff officers It was not a committee appointed by the War Dopartment.
- Mr. Manu Subedar: The report was made by public servants of this Government and unless there are specific public reasons may I know why the bulk of this report should be kept secret, as there are many members who are very much in-betrested in the problem. If there are a few paragraphs to be omitted, they may be omitted. I want to know why the Government will not make this report available to Members of this House?

Mr. G. S. Bhalia: I have replied to that question, Sir

- Mr. N. M. Joshi: May I ask whether it is the policy of the Government of India not to place these matters regarding Defence, such as, re-organisation, before the Legislature and whether they are going to be content by merely consulting the Defence Committee?
- Mr. G. S. Bhala: No, Sir I should have no hestatior in saying that we wish to take the House in the fullest confidence that is possible consistently with considerations of security, but the report contains many took incal matters. It is not considered to be in the public interest to disclose these matters on the floor of the House for the simple reason that such disclosure is not confined only to the Mombers of this House, because whatever is said here is public property not only in India but throughout the world
- Mr. N. M. Josh: At what stage the Government of India will place the scheme of re-organisation before the Legislature ?
- Mr. G. S. Bhalja: As I said, the Government have not yet come to a decision as to what the future size and position of the armed forces is going to be
- Prof. N. G. Ranga: Has this report been circularised among the members of the Cabinet?
 - Mr. G. S. Bhalja: No, Sir, that question has not arisen yet.

Sardar Mangal Singh: May I ask whether this report deals with the subject of conscription because that was one of the terms of reference?

Mr. G. S. Bhalia: I must ask for notice of that question

Sir Cowasjee Jehangir: Does the Honourable Member wish to convey the idea in his answers to supplementary questions that any re-organisation scheme that the Government may be inclined to accept will never be placed before this Honourable House for discussion and consideration?

Mr. G. S. Bhalja: I never said anything of that sort.

Sir Cowasjee Jehangir: Then what is exactly implied by the Honourable Member's answers?

Mr. President: Next question. Sardar Mangal Singh.

PERMANENT COMMISSIONS TO INDIANS

- 175. *Sardar Mangal Singh: (a) Will the Defence Secretary please state how many Indian officers have, so far, been given permanent commissions in the (i) Land forces, (ii) Air forces and (iii) Navy, stating their number separately ?
 - (b) How many British Officers there are now posted in the Indian Units?

Shri Sri Prakasa: Sir, that is the sixth question. The Honourable Member has axhausted his quota. He does not know the difference between five and six He is constantly tabling six questions.

Mr. President : Next question

(The reply was laid on the table of the House)

[†]Answer to this question laid on the table, the questioner having exhausted his quota.

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The

Mr. G. S. Bhalja: (a) The number of Indian officers holding permanent commissions in the three Services is as follows

Indian Army .		1,701
Royal Indian Air Force		342
Royal Indian Navy		221
e corresponding figures for British officers a	ro	
Indian Army .		2,327
Royal Indian Air Force		2
Royal Indian Navy		169

(b) The number of British officers serving temporarily with the three Services is as follows

Army .	20,960
Air Force .	11
Navy	191
corresponding figures of temporary Indian officers are-	
Army	10,250
Air Force	973
Navv	575

Administration of the W A C (I)

- 76. *Mr. Sasanka Sekhar Sanyal : Will the Defence Secretary please state
- (a) whether Government's attention has been drawn to the ellegations of inefficiency, discrimination, favouritism, nepotism, immorality, etc that were made during the last budget session of the Assembly by various members through questions and debates regarding the administration of the W. A. C. (I).
- (b) whether any enquiry, departmental or otherwise, has been or is being or will be made to go into these serious allegations,
- (c) how many of the personnel of the Corps have been discharged and how many of such discharged personnel are Indians and how many of them are non-Indians ,
- (d) how many non-Indians are still in employment in the top posts and why they at all being kept on fat salaries, and why no Indians are employed and kept on such posts, and
- (e) what arrangements are being made by the Government of India for finding employment for these discharged girls?
- Mr. G. S. Bhalja: (a) Yes Sir, but the allegations appear to have been exaggerated
- (b) No, Sir, such an enquiry, in view of answer to (d) below, which I shall shortly give would now serve no useful purpose
- (c) The total number of WAC(I) personnel released up to 1st September 1946 was approximately 4,106, of these 1,246 were Indians Further releases are since steadily taking place
- (d) The number of officers holding appointments of Senior Commander and above is as follows Indians, eight Non-Indians 49 Government have recently ordered that the disbandment of the Corps should be expedited as far as possible In view of this decision, no change in the existing personnel is considered desirable.
- (e) (1) Each of the nuc Regional Employment Exchanges distributed throughout the country has a Special Women's Section attached to it to deal with the registration and placing in employment of women
- (2) A special section of the Directorate of Employment, as a part of the Directorate-General of Resettlement and Employment, has been set up to explore and examine suitable avenues of employment for ex-service women

- (3) Training facilities have been provided under the Labour Department Scheme for the vocational training of ex-service women in order to equip exservice women for suitable employment in civil life. To this end, a Deputy Directories of Training has been appointed on the staff of the Directorate-General of Resettlement and Employment.
- Shri Sri Prakasa: With reference to part (d) of the question, is it not a fact that the Honourable the Labour Member has offered to marry all of these women—not himself—but to suitable husbands? If so, how far has the scheme progressed?
- Mr. G. S. Bhalja: I think the question should be addressed to the Honour-
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member please state the reasons for not going into the question of inquiry which is referred to in (3)?
- Mr. G. S. Bhaha: I said that the Government had decided that the Corps should be disbanded and the last W A C (I) we hope will have been demobined by the 31st March 1947 In view of this decision, I trust the Honourable Members of this House will not make any comments or any allegations or cast any aspersions on a body of corps which did excellent work during the
- Mr. Sasanka Sekhar Sanyal: But what are the reasons for not going into the question of inquiry?
- Mr. President: Because the whole Corps is going to be disbanded by the
- Mr. Sasanka Sekhar Sanyal: But what is the reason for not going into the reasons disclosed?
 - Mr. President: The question has been answered
- Mr. Vadilal Lallubha: How many of these discharged girls have been given employment by Government?
 - Mr. G. S. Bhalja: I must ask for notice of this question
- Mr. Ahmed E. H. Jaffer: Will the Honourable Member consider the question of appointing a Committee of Inquiry consisting of the lady Members of this House with a view to re-consider the question of re-employing those girls who are unemployed at present?
- Mr. G. S. Bhaija: I do not think the question of re-employment or rather finding employment for demobilised ex-service women in civil jobs need be referred to a committee as the work is already being performed fairly efficiently by the Executive organisation set up by the Labour Department
- Mr. Sasanka Sakhar Sanyal: Will the Honourable Member kindly state why non-Indians are still kept in this employment on fat salaries since it is the policy of the Government that the orvanisation is going to be disbanded?
- Mr. G. S. Bhalja: As we are going to disband the corps in a few months' time and as the work of the present personnel is satisfactory, it is not necessary nor advisable to disturb the present ariangement
- Sjt. N. V. Gadgil: May I ask why it is necessary to continue even whatever is left till the 31st March 1947?
- Mr. G. S. Bhalja: Obviously, we must have an organisation to cope with the remaining personnel of the Corps
- Shri Mohan Lal Saksena: May I ask if the Deputy Directoress referred to in the answer is an Indian?
- Mr. G. S. Bhalja: I must ask for notice of that question It does not refer to my Department, it refers to the Labour Department
- Sri M. Ananthassyanam Ayyangar: May I ask if any of those persons against whom allegations were made that they were responsible for all sorts of indecent attacks on these women are still kept in service

- Mr. G. S. Bhalja: I cannot give any reply to a question like that because we have never admitted that these allegations which were made by irresponsible agencies were substantially correct
- Sit. N. V. Gadgu: They may have been exaggerated statements, but there was some truth in them Why don't you make inquiries?
- Mr. G. S. Bhalja: In view of the approaching disbandment of the Corps, it would be impolitic and unwise to raise this whole issue again simply because these allegations were made by a few irresponsible persons
- Sri M. Ananthasayanam Ayyangar: Is it not a fact that one hundred women put their signatures on an article and it was urged on the floor of this House that an investigation ought to be made?
- Mr. G. S. Bhalia: The document to which my Honourable friend refers was never authenticated
- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member on what authority he says that these allegations have not been justified?
- Mr. G. S Bhalja. An inquiry was made as far as I recollect as to where the document was received, the original document containing the signatures never reached the War Department
- Sri M. Ananthasayanam Ayyangar May I ask if the Honourable Member knows that his predecessor himself asked the API agent secretly to go and make the investigation, but the 'ady gainst whom these allegations were made refused to answer this agent of the API and he came back without making any investigation at all?
- Mr. G. S Bhalla. I have no information on that point and I would not accept the insinuation involved in that question
- Mr. Manu Subedar. May I ask if the All-India Women's Conference did not approach the Government in order to provide them with facilities for making this mounty? If so, why was it that the Government turned down the request and suggested an authoritative women's organisation in India which was out merely to safeguard the reputation and the well-being of the women?
- Mr. G. S. Bhalja: A request to that effect was received from the Chairman of the All-India Women's conference, but I must say again with due deteronce that as we had taken the decision to dishaud the whole corps, it was not considered necessary to go into details of certain allegations which were not creditable to certain persons

CENTRAL SCHEDULED CASTES SCHOLARSHIPS

- 77.* Lt-Col. Dr. J. C. Chatteriee : Will the Honourable Member for Education please state ·
- (a) if it is a fact that converts to other religion from scheduled castes are meligible for the Central Scheduled castes scholarships awarded by the Government of India .
- (b) if the answer to part (a) above be in the affirmative, are Government aware that the Madras Government categorically stated in the Madras Legislative Assembly during the debate on the Budget on education that converts to other religion from the depressed classes must be eligible for this scholarship as their economic standard did not change with their conversion, and
- (c) whether in view of the reply of the Madras Government, the Government of India propose to reconsider the question?
- The Honourable Sn C. Rajagopalachari: (a) Yes, it is a fact that converts to other religion from scheduled castes are meligible for the Central Scheduled castes scholarships awarded by the Government of India
- The Government of India are aware of the fact that the Madras Government grant scholarships and fee concessions out of the grants provided for depressed classes to members of the depressed classes who

converts from Hindusm to other religions. The Government of India do not consider that this principle can be applied to the Central Scheduled-Caste-Scholarships scheme in as much as the scheme was devised specifically for the benefit of the Scheduled Castes, as defined in the Government of India (Scheduled Caste) Order, 1936, and was conceived as an uplift measure on the part of the State for the advancement of classes that are treated as untouchable and not as a scheme for all poor classes irrespective of untouchability

Lt.-Ool, Dr. J. O. Chatterjee: Do I take it that these scholarships awarded by the Government of India are given on the basis of religious beliet and not on the basis of economic conditions of the applicant?

The Honourable Sri C Rajagopalachari: I have already stated that this scheme is concurved as an uplift measure on the part of the State for the advancement of classes that are treated as untouchable and not as a scheme for all poor classes irrespective of untouchability

Lt.-Ool. Dr. J. C. Chatterjee. Does a member of the so called scheduled caste become touchable as soon as he becomes a convert to another religion?

The Honourable Sn C. Rajagopalachari: I assume so That is the very claim made by the proselytizers

Lt.-Ool. Dr. J. C. Chatterjee: If that is the reason for denying the scholarsing to other depressed classes and untouchables, then, will the Honourable Member miorm me what are the special tenets of the scheduled caste religion so that they may also become converts to the scheduled caste religion?

The Honourable Sn C. Rajagopalachari: The question, Sir, is conceived very wrongly. The assumptions made in the question are not correct at all. There is a certain disability prevailing in certain classes of our society and we are taking measures to remove that disability by direct as well as indirect measures and this is an indirect measure for remove this particular disability. It has nothing whatever to do with the other question referred to by my Honourable titend.

Shri Sri Prakasa: Is it not a fact that if the Honourable questioner's suggestions are followed, there is a danger of a misunderstanding arising to the effect that the Government are favouring conversion, and is there not a further danger that the scholarships will go to the converts rather than to members of the scheduled castes that continue to remain in that old faith. And, if so, will the Honourable Member kindly convey his opinion to the Madras Government so that they may desist from the policy they are following now?

The Honourable Sr. C. Rajagopalachan: While the Government are in favour of the most complete liberty of religion and freedom for any legitamate effort on the part of any person or institutions to spread any form of faith or worship, they do appreciate the point brought out by the Honourable Member from Benare as regards insunderstandings about influence exercised for obtaining advantages and facilities for new converts and about disputes likely to arise between the scheduled caste proper and converts from depressed classes. As regards the Madras order, it was specifically related to depressed classes and had nothing to do with scheduled castes whereas the present central scheme with which we are dealing was conceived for scheduled castes only as defined in the Statutory Order referred to As far as possible this Government should not upset important schemes set in motion by their prodecessors after great trouble and in which they had taken considerable interest. In this case, the author of the scheme was very particular about the limitation of the benefits to those falling within the category mentioned

Lt.-Ool. Dr. J. C. Chatterjee: What is the difference between depressed classes and the scheduled castes?

Mr. President: That does not arise.

Mr. Ahmed E. H. Jaffer: May I know whether the Honourable Member for Education received advance intrastion from the Honourable Member for Benaies about his supplementary question because he read a written reply?

The Honourable Sri O. Rajagopalachari: Mr President, the question is very mappropriate I think I am able to anticipate supplementary questions meluding probably what the Honourable Member for Bombay Southern Mahomedan may put

FROTECTION OF LIVES AND PROPERTIES BY THE COVERNMENT OF JADIA OF THE POPULATION IN BENGAL

- 78. *Sree Satyaprya Banerjee: (a) Will the Honourable the Home Member please state whether the Government of India have any responsibilities in the matter of protection of lives and properties of the population in Bengal on partial or total failure of the Provincial Civil authority to do so, and how the Government propose to discharge such responsibility?
- (b) If the answer to part (a) be in the affirmative, what steps, if any, have been taken by the Government of India in this regard in Calcutta. Decoe, Noakhali and other places since the 16th August, 1946, the "Direct Action" day of the Muslim League, where thousands of human lives have been lost and properties worth several crores have been losted and destroyed, if no steps have so far been taken, what steps do Government of India now propose to take? and
- (e) Whether he is aware that there is a strong feeling in Bengal that the Government of India should take effective steps to control the situation in Bengal, and if so, whether Government of India propose to take any steps in this regard?

"The Honourable Sardar Vallabhbhai Patel: (a), (b) and (c) I would myste the Honourable Member's attention to my reply to Question No 68 put by my Honourable friend Mr Sanyal and to what I hav stated on the 28th October on the adjournment motion on the subject

Rules re Pensions, Awards and Gratuities to Indian Commissioned Officers
and Other Ranks

- 79. *Mr. Ahmed E. H. Jaffer: (a) Will the Defence Secretary please state whether Government are prepared to consider the whole question of pensions, awards and gratuities to Indian Commissioned Officers and Indian Other Ranks and to amend all rules governing such payments?
- (b) Will Government be pleased to place in the Library of the House copies of pension regulations of India, Part II and AI (I) B 3/40 and the subsequent amendments thereto?
- (c) Is it a fact that no pensions, awards and gratuities are admissible under the preent rules in respect of permanent disabilities arising out of the last war, whilst the individuals continues to serve in the army and is permitted to do light duties—in the case of men who have lost a leg, an arm or an eye, all on active service during the war?
- (d) Is it a fact that all pensions, awards and gratuities are paid as compensation only for loss of earning power and not as compensation for injuries received while on Military Service?
 - (e) Do Government propose to consider the desirability of amending this rule?
- Mr. G. S. Bhaja: (a) As announced in a press note on the 29th January, 1946, Government have already set up a Committee to make recommendations in regard to the post-war pay and pensions of Indian personnol of the three Services
- (b) A copy of Pension Regulations for the Army in India, Part II, with correction up to date, has been placed in the Library of the House. There is no A I (I.) bearing No B 3/40
- (c) Yes It is a recognised principle of the pension schemes now in force that an award of pension does not take effect till the claimant leaves the service
- (d) Presumably the Honourable Member refers to awards of disability pensions ard gratuities. If so, the answer is that the degree of disablement is based on a

comparison between the condition of the person disabled and the condition of a normal healthy person of the same age and sox, without taking into account the earning capacity of the member in his disabled condition in his own or any other specific trade or occupation. Such an award is made to an individual who is invalided from the service on account of wounds, injury or illness, the cause of which is attributed to military service.

- (e) No. Sir
- Sri M. Ananthasayanam Ayyangar : When was this committee set up ?
- Mr. G. S. Bhaha: In January 1946
- Sri M. Ananthasayanam Ayyangar : Has it the same status or has it the same personnel as the one which is called the Pay Commission 2
 - Mr. G. S. Bhalia : No. Sir
 - Sri M. Ananthasayanam Avvangar: Who is the President of this committee?
- Mr. G. S. Bhalja: The President of the committee is Mr. Irwin, an officer of the War Department Ir reply to qui stions on this subject a copy of the communique was placed on the table of the House I will read the communique.
- "To make recommendations on the post-war pay, allowances and pensions of the three defence services, the Government of India have constituted a committee under the chairmanship of Mr J B Irwin, CIE, D SO, M C, I C S
- "The R I N will be represented on the committee by the Chief of Personnel at N H W," Army by Maj Gen J B Dalson, and the R A F by the Deputy Air officer Administration of Air headquarters
- "Mr J Dayal, of the Finance Department 14 the fifth Member The Secretary to the committee will be Col W Byrne"
- Sr M. Ananthasayanam Ayyangar: In view of the change of Government, will the Government review the position and try to include some important Indians so that the entire situation may be reviewed?
- Mr. G. S. Bhaija: I should explain, Sir, that this committee is really in the nature of a technical body examining proposals relating to pay, etc. if the three Services
- Mr. Manu Subedar: Have the Government no Indian officers of such standing that they may be included in this committee?
- Mr. G. S. Bhalja: The committee have already performed a good deal of work and it is expected that as soon as the report of the Central Pay Commission is ready, this committee will co-ordinate their proposals with the recommendations of the Central Pay Commission and will submit their report
- Mr. Manu Subedar: That does not answer my question I wanted to know whether there were no Indian officers of the same status as the Britishers who are on this Committee now who can be included and associated, as expressed by the wish of this House, in the work which this Committee is doing?
 - Mr. G. S. Bhalja: I shall consider this question

Rules re Military Pensions, Gratuities, etc., in force in U.S. A and Britism Dominions

- 80. *Mr. Ahmed E. H. Jaffer: (a) Will the Defence Scoretary be pleased to place in the Library of the House, the rules pertaining to military pensions, awards and gratuities in force in the case of the United States of America and British Dominions?
- (b) Is the present state of recruitment in the new Indian Army considered by Government satisfactory?
- (c) Do Government propose to appoint a Committee to consider amendments to pensions, awards to military officers and men in the Indian army so as to indiance young Indians to join the army and make it a suitable career in the matter of pay?
- Mr. G. S. Bhalja: (a) No copy of the rules in force in the U. S. A. and British Dominions is available.

recruitment for admission to the Indian Military Academy as officer cadets is at present not satisfactory, since sufficient suitable candidates have not been coming forward. The whole question of the provision and selection of cadets is now under consideration with a view to ascertaining how the situation can be improved.

Recrutment of I O Rs was reopened in March 1946 For the first three months volunteers were only sufficient to meet approximately 50 per cent of the requirements. Later however, recrutment has been satisfactory and meets all demands except those for the more technical trades which require a higher educational standard.

- (c) I would refer the Honourable Member to the reply to part (a) of his question I have just answered
- Mr. Ahmed E. H. Jaffer: Is it a fact that five thousand Indian officers have been demobilised ?
- Mr. G. S. Bhalja: I cannot give the exact number, but a large number of officers have been demobilised
- Mr. Ahmed E. H. Jaffer: Is it a fact that negotiations are at present pending which the War Office to import into India British officers in place of the Indian officers who have been demobilised?
- Mr. G. S. Bhalja: The implication there is that Government are demobilising officers who are suitable and are trying to bring other officers from outside fact is that the officers who are dimobilised, as my Honourable friend knows, had enlisted voluntarily and cannot be compulsorily retained in the army. Apart from that fact, a large number of officers who woice selected during the war for the grant of emergency commission; are not suitable for permanent commissions in peace time
- Mr. Ahmed E. H. Jaffer: If these officers were perfectly suitable during the war, why are they not suitable now ?
- Mr G S. Bhalja: That is because the qualifications required for an officer during wa are not necessarily the same as those required in peaco
- Mr. Manu Subedar: Have Covernment made any effort to get mon who were toporarily in the army and did good work for five years trained up for the specific jobs for which Britishers are now being imported?
- Mr. G. S. Bhalja: Government are very secrously and anxiously considering the whole situation as to how best and how quickest the armed forces can be completely nationalised
- Sit N V. Gadgil : Until Government come to a final decision will Government stop the import of British officers into India $^{2}\,$
- Mr G. S. Bhalus. No. Sir While the question is being examined the work must be carried on And therefore it we cannot get suitable. Officers at any stage we may perhaps have to fall back upon technical officers whom we cannot get in this country. These officers will only be seconded to the Indian Army
- Lt.-Col. Dr. J. C. Chatterjee: Is at a fact that while a large number of emergency commissioned officers are being demobilised there are still advertisements aking young men to apply for commissions in all departments of the army!
- Mr. G. S. Bhalia: Exactly so. I explained that the officers who are being demobilised are being demobilised an accordance with their age and service groups. As I said, they are all volunteers and they cannot be conscripted in the armod forces. There are others who have applied for the grant of permanent commissions and their cases are duly considered with all sympathy.
- Lt.-Col. Dr. J. C. Chatterjee: Is it a fact that there is a large number of period with a convolution of the control of the co

Et. 6. S. Halia: I have already answered that question I know there is a good deal of apprehension on this subject and there is a great deal of feeding on it, that while on the one hand we are demoblishing officers we are on the other hand complaining of shortage of officers But I have tried to explain briefly in reply to the question that the qualifications required for the grant of permanent commissions in peace time are not considered to be necessarily the same as in war by our expert subtorities.

INFORMATION RE SUBHAS CHANDRA BOSE

- 81. *Mr. Ahmsd E. H. Jaffer: (a) Will the Honourable the Home Member please state whether Government have any definite evidence that Subhas Chandra Bose is alive?
- (b) Have Government's attention been drawn to the announcement by the President of the Forward Bloc that Mr. Bose is about to announce his arrival in Delhi at an early date?
- (c) Is it a fact that the present Interim Government propose to keep a Cabinet Seat vacant for Mr. Bose
- (d) Have Government received any communication from Mr Bose during the last few weeks?
- (e) Do Government propose to place any information on the subject before this House ?

The Honourable Sardar Vallabhbhai Patel: (a) No.

- (b) Yes
- (c) The question of finding a place for Mr. Bose will arise only if he makes an appearance
 - (d) No.
 - (e) Government have no information to place before the House
- Mr. Ahmed E. H. Jaffer: Is it a fact that if he turfs up he is going to be appointed Defence Member?
 - Mr. President : Order, order Next question

BROADCASTING STATION AT KARACHI

- $\bf 32.~^{*}Seth~Sukhdev:~$ Will the Honourable Member for Information and Broadcasting be pleased to state:
- (a) whether it is a fact that Karachi was to be given a first place in the matter of installation of a Broadcasting Station :
- (b) whether it is a fact that necessary budget provision was made as early as 1942-43,
 - (c) when it is proposed to install such a Station in Karachi; and
- (d) whether in view of Karachi being the first air port in India, it is proposed to have a Short-Wave Radio Station at Karachi ?

The Honourable Sardar Vallabhbhai Patel: (a) and (b) Yes

- (c) Karachi figures in the first intalment of the post-war scheme of broadcasting development in India, which is expected to be finalised in the very near future. It is not possible at this stage to give any definite date by which the new Karachi Station would be installed.
- (d) No For an internal service a short-wave Transmitter is technically not as satisfactory as a medium wave Transmitter. Since Sind primarily needs an internal service, it is not appropriate to instal a short-wave station at Karachi. The fact that Karachi is an air-port has no bearing on the question.
- Seth Sukhdev: Is the Hogourable Member aware that Sindhi merchant are scattered all over the world and they would naturally like to have news from their home? And is it not therefore necessary to have a powerful station?

The Honomable Sardar Vallabhbhai Patel: But the abort wave will net tio for shorter distances and an internal service is more needed in Sind. Reierence may be made to the Honourable Member's own letter and the reply given by my predecessor.

WAUGH MISSION TO U S. A.

- 88. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state in what terms the purpose of sending the Waugh Mission to USA. , was announced (1) in the Assembly and (11) in the Press Note?
- (b) How did this Mission, which had gone to U.S A. merely to talk about the surplus American stores, come to deal with the whole question of Lease-Lend, Reciproced Aid and silver ?
- (c) Is it a fact that the Lease-Lend Settlement between U.S.A and U.K. took place on the basis of U.K paying about five per cept, whereas in the case of India it involved the full payment, and what are the exact figures ?
- (d) If all outstandings in connection with the war were settled by this Mission, how was it that the question of silver was dealt with separately !
- The Honourable Mr. Liaquat Alı Khan (a) and (b). I would refer the Honourable Member to paragraph 12 of the last Budget Speech and the Press communique issued by the Government of India on the 31st May 1946 It will be observed that it was intended from the very beginning that the Mission should deal with the question of Lease Lend and Reciprocel Aid as well as surplus American War property in India The Mission was not asked to deal with, nor did it deal with. silver which continues to be covered by separate agreements executed at the time of each deal
- (c) No I would refer the Honourable Member to the Press communique issued by the Government of India on the 31st May, 1946, and the joint statement issued by the Governments of the United Kinodom and United States of America in December 1945 which indicate the basis of their respective agreements
 - (d) In view of the reply to (a) and (b),it does not arise
- Mr. Manu Subedar Ir view of the improved relation between America and India in the status of their representatives and the fact that many people feel that India has had a very bad deal, will the Honourable Member assure this House that he will take this up and place all the details before the Standing Finance Committee, helped by one or two Members of this House if necessary, and see whether money cannot be yet retrieved from this very disastrous settlemer t which has been made ?

The Honourable Mr. Liaquat Ali Khan I am a raid I cannot accept the Honourable Member's statement that the deal has been a guastrous one for India The Honourable Mr. Liaquat Alı Khan

Mr. Manu Sutedar. Will be then place all the details before the Standing Finance Committee? In particular, will be examine whether in the categories of supplies to the allied armies including Americans themselves, some of the categories which were put it to lease-lend and were charged to India were really and properly chargeable ! In the interests of India and in conformity with the promise which he made vesterday, will be make serious inquiries into the matter to see whether some money cannot be saved to this country out of this ?

The details of this deal are contained The Honourable Mr. Liaquat Alı Khan in the Appropriation Report of the Defence Department which will be supplied to the Honourable Members shortly, and after that if my Honourable friend wants further information I shall be very glad to discuss the whole matter with him

Order, order The question hour is over Mr. President

(b) Written Answers.

WAUGH MISSION TO U S A. AND THE OBLIGATION TO PAY SILVER IN KIND

84. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member. please state whether the Waugh Mission to U.S.A. during its stay in Washington made any reference to the Government of India and were the terms fixed by them communicated to the Government of India and were the terms fixed by them communicated to the Government of India; if go, when, so what time, by whom and in what terms was the acceptance given on height of saids?

(b) Why did not the Government of India object to the obligation to pay silver.

in kind?

- (e) Had Government taken any measures subsequently to represent that this could not be done?
- (d) Do Government propose to lay on the table of the House a copy of the original silver agreement, under which India is called upon to pay?
 - (a) What is the total liability, and how do Government propose to meet it ?
- The Honourable Mr. Liaquat Ali Khan (a) The Government of India were kept informed of the progress of the negotiations between the Waugh Mission and the United States Government and the terms of the Agreement were approved by the Government of India before the Agreement was executed
- (b) As stated in my reply to the previous question, the Waugh Mission had ming to do with the silver agreements. The silver transactions, though popularly referred to as Lease/Lend, did not fall under Lease/Lend arrangements. In view of the exchange difficulties, the best way in which the silver could be obtained from United States of America was on replacement basis and silver was loaned by United States of America to all countries on this basis. There was, therefore, no question of objecting
- (c) In view of the basis on which the agreement was executed the Government of India could not ask for a change subsequently
- (d) No, Sir There were a number of silver agreements the substance of which is contained in my replies to Questions 84 and 85
- (e) 226 million fine ounces. Government have various measures under consideration which it would not be in the public interest to divulge at this stage

PRIOR OF SILVER SOLD IN INDIA AND BROUGHT UNDER THE SILVER AGREEMENT DURING THE WAR

- 85. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state at what price the silver, which was brought over under the Silver Agreement during the war, was sold in India?
 - (b) What happened to the rupee realisations out of such sale?
- (c) What is the figure of the total loss to India if this silver is returned by purchase from the market at the existing rate?
- (d) What was the total amount of unsold American silver left with the Government of India out of the American supply?
 - (e) At what rate was it sold, and when ?
 - (f) Was any of it returned in the form in which it came?
- The Honourable Mr. Liaquat Ali Khan (a) The average sale price was Rs 127-0-3 per hundred tolay
- (b) The rupee proceeds were credited to Central Government and are merged in Government's balances
- (c) The question is hypothetical as the silver is returnable to the United States of America within five years from the termination of the period of emergency as declared by the United States President

 That declaration has not yet been made
 - (d) and (f) It would not be in the public interest to disclose the information.
- (e) The rate has been stated in answer to (a) above The sales were made during the period 7th August 1944 to 3rd July 1945

SILVER REALIZED FROM THE WITHDRAWAL OF SILVER COINAGE

- 86. *Mr. Many Subsdar: (a) Will the Honourable the Fmance Member please state the total quantity of alver, which fell into the hands of Government as the result of the withdrawal of subsidiary silver coingae?
- (b) What is the total quantity estimated by Government, which is likely to fall into their hands as the result of the withdrawal of the security-edge rupee?
- (c) How many of these security edge-rupees were issued and was all the affiver realised from the wishdrawal of the standard silver rupee used up?

- (d) Was this supplemented by the use of silver from American s
- (e) Have Government taken a decision as to whether the security-edge rupee should be withdrawn?
- (f) Have Government ascertained public opinion on this subject? It so, how and through whom, and when do they propose to bring this matter before the Assembly?

The Honourable Mr. Liaquat Ali Khan (a) I presumethat by subsidiary silver commage the Honourable Member means half and quarter rupes quaternary coms. As these have not yet been withdrawn the question does not arise

- (b) This is a hypothetical question on which no opinion can be given.
- (c) First part—The total issues of quaterna y alloy security-edged rupees upto the 15th October 1946 amount to 106.20.00.638

Second part-Yes, Sir

- (d) Yes, Sir
- (e) No, Sir
- (f) Government have not taken any steps to ascertain public opinion on the subject. If Government decide to take action in this respect legislation will be introduced to mint and issue a new coin.

MODIFICATION OF CERTAIN SECTIONS OF RESERVE BANK OF INDIA ACT

- 87 *Mr. Manu Subedar (a) Will the Honourable the Finance Member please stete when Government propose to modify sections 40 and 41 of the Reserve Bank of India Act ?
- (b) Are Government aware that a large amount of British capital is being withdrawn from India and converted into sterling independently of the Reserve Bank through Banks?
- (c) What steps do the Government of India intend to take in order to block those capital conversions from rupee into sterling, which are set off against current trade 2
- (d) Have Government noticed the increasing movement of Indian funds to the London Stock Exchange, and what steps Government propose to take with regard to this movement?
- (e) Have Government noticed the tendency for increased speculation in exchange and for forward dealings, and what steps Government propose to take with regard to this tendency?
- The Honourable Mr. Liaquat Ali Khan (a) The question of the appropriate time for the modification of Sections 40 and 41 of the Reserve Bank of India Act is under the consideration of the Government
- (b) The report regarding the acquisition by Indian nationals of British owned undertakings in India show that such withdrawal and conversion is taking place but Government have no information about the amounts involved
- (c) Government have not considered it necessary so far to take any such steps but they are watching the situation
- (d) Yes, Sir, but it does not appear that the volume of such investments is such as to call for any action on the part of Government.
- (e) There has recently been some increase in the demand for ready and forward stelling, but it is understood that this is mainly due to causes referred to in parts (b) and (d), the relaxation of import controls and the improved shipping position. There has also been no corresponding increase in exports to balance the rise in imports. Government have been informed that banks authorised to deal in foreign exchange are providing exchange for genuine business purposes and are refusing to provide exchange for speculative transactions. The position is being watched but it does not appear that any action on the part of Government is called for at present.

STARRED QUESTIONS AND ANSWERS

NEW DELEI MUNICIPALITY

- 88. *Pandit Sri Krishua Dutt Paliwal Will the Honourable Member for Health belased to state if Government intend to democratise the New Delhi Municipality † If so, when and how ?
- Mr. S. H. Y. Oulsnam The matter is under consideration and a final decision will be arrived at shortly

BAN ON NETAJI SUBHAS CHANDRA BOSE

- 89 *Pandit Sri Krishna Dutt Paliwal (a) Will the Honourable the Home Moreover lease state whether the Interim Government have made enquiries about the reported death of Notain Subhas Chandra Bose 2 If so, with what results a
 - (b) Is there any ban on his return to India?
 - (c) Have all the cases pending against him been withdrawn?
 - (d) Can be return to India as a free man?

The Honourable Sardar Vallabhbhar Patel (a) The answer to the first part of the question is in the negative
The second part does not arise

- (b) No
- (c) The Government of Bengal have been requested to furnish the required information and their reply is awaited
 - (d) There are no restrictions placed on Mr Bose

BANNED BOOKS AND PUBLICATIONS UNDER SECTION 19 OF SEA CUSTOMS ACT

90 *Pandit Sri Krishua Dutt Paliwal Will the Honourable the Home Member kindly state if some books and other publications still remain banned under section 19 of the Sea Customs Act? If so, what are the names of such books and publications and the reasons for their remaining banned?

The Honourable Sardar Vallabhbhai Patel Yes Their names are given be low They are banned because they are considered to be offensive to Indian political or religious sentiment

- 1 The Face of Mother India (by Miss Katharine Mayo).
- 2 Old Soldier Sahıb (by Frank Richards)
- 3 The Land of the Lingam (by Arthur Miles).
- 4 Hindu Heaven (by Max Wylie).
- 5 Mysterious India (by Moki Singh)
- 6. Scented Garden (by Bernard Stern)
- 7. Britannia & Eve (monthly magazine) for July 1946.

SECURITY FROM THE VANGUARD UNDER PRESS EMERGENCY POWERS ACT

- 91 *Miss Maniben Kara Will the Honourable the Home Member please state:
- (a) whether Government are aware that an order from the District Magistrate, Delhi, was passed asking the daily vanguard and some other papers to show cause why security should not be demanded from them under the Press Emergency Powers Act for having published a news item in its issue, dated September 4th, 1946;
- (b) whether it is a fact that the particular news item was circulated by the Associated Press of America and was substantially a true report of a meeting held in Lahore on 31st August 1946 and
- (c) whether Government propose to give an assurance to the House that in future it will be the policy of Government not to interfere with the freedom of the Press ?

The Honourable Sardar Vallabhbhai Patel (a) and (b). Yes.

(e) The policy of Government in regard to the freedom of the Press has been stated in my speech to the All-India Newspaper Editors' Conference, a copy of which is placed on the table of the House. The Honourable Sardar Patel's address to All India Newspaper Editors' Conference on the 13th October, 1946

- I welcome the opportunity you have given me to meet the members of your Committee Most of you, I am glad to say, are not strangers to me, indeed many among you I count as friends
- I am sorry—as doubtless you all are—that Mr S A Bielvi, one of your former Presidents, is not here with us today. He has played a worthy part in enhancing the reputation of your profession and in building up the All India Newspaper Editors' Conference. I am sure you will joun me in wishing him a complete and speedy recovery

"Formative Period"

You would naturally like me, on this occasion, to refer to the relationship between the Press and the Interim Government I may at once say that the Interim Government is most anyone to have the cooperation of the Press in the difficult safe that has absed of us We shall scrupiously respect the freedom of the Press from the theorem of the Press from the Company of the Press of the

ane All India Newspaper Editors Conference was born et a time and in chromatances which today are only a bitter memory. Fared with an imprecedented invision of the hierarchy program of the period of the protect your rights. In the came of war, forged on une ding chain of restrictions, you got together in 1940 to protect your rights. Intent on suppressing the freedom movement, the Government of the day strove to prevent publicity about the movement and even about the sufferings and sacrifice of the people. I need not recall specific instances, they must be fresh in your minds. The Press resisted, I suppose as well as it could, these inroads into its rights.

"Mutually Beneficial Association"

But all that is now history Today the situation has radically changed Foreign rule is about to end There is now at the Centre a Government which is the forerunner of the fully independent State which we shall soon fashion You will, therefore, naturally find yourselves in tune with the new set up and I know you will extend to the Government your unstincted co operation and support in carrying out the task of achieving complete independence without delay

As one in charge of the Information Department I look forward to mutually beneficial association with you I am also responsible for Home iffure As you are aware, antisocial elements are plying their nefarious trade in certain areas of the country I is the primary duty of every Government to protect the life and property of the citzen O meternal political and other differences must be solved not by force or violence but by nego tation and persuasion or, in the last resort, by arbitration The Piess has a great and worthy part to play in diving this maxim, home to the people

Responsibility of the Press

The Press must have unfettered freedom in the presentation of news and expression of views, but it also has the obligation to preserve the integrity of the State and support the logitumta extrusties of a popular Government It must, when occasion demands, help the Government in defeating the forces of disruption

Negatively as well a positively, the Press should discourage unruly elements

When feelings run high and tempers are frayed it is the duty of every responsible person to desist from saying or doing things which are likely to inflame passions. Incitements to violence will, of course not be tolerated. But there are other forms of writing containing veiled incitement which do great harm. I do hope and trust you will avoid both

- I understand that recently the Central Press Advisory Committee formulated certain augretions for the guidance of the Press in respect of news and comments on communal disturbances.
- 1 During riots reports should not contain anything to indicate the community of either victims or assailants
- 2 While every endeavour should be made to ensure that reports factually correct and are received from sources known to be reliable, such reports as give details of defiance of the law or are calculated to inflame public feelings or to create communal hatred should be treated with the greatest circumspection.
- 3 Reports of speeches, statements or news directly inciting people to violence should be avoided
- 4 Care should be taken in editorials to avoid expressions calculated to encourage or condone violence or to arouse communal bitterness.

I am not sure that these suggestions fully meet the requirements of the attuation, but they are, I think, a step in the right direction, constituting as they do a healthy guide to the Press.

Revision of Press Laws

- I notice that you have as an item on your agenda the suggestion that Government should set up a machinery for revision of the Press Laws in the country with a view to bringing set up a machinery for revision of the Fress Laws in the country with a view to intiguity them in line with the Press Laws of other free countries I do not propose to anticipate your discussion. This much I may say on behalf of Government, that they will have no objection to setting up a committee of officials and non-officials, including representatives of the Press, with a view to examining the repeal or modification of the laws now in force
- As I said in my opening remarks, I am happy to meet you You have I expect, a heavy agenda to go through Any resolutions you put forward will receive our careful and active agents to go through Any resolutions you put to toward with receive our strend and extended to consideration. The administration of the Press Laws is, as you know, a provincial subject, but there is unlimited scope for co-operation between the Interim Government and the Press in helping to build a new India. I have every hoor that the Government and the Press will work hand in hand in that nation-building task

ARCLITION OF CAPITAL PUNISHMENT

- 92 *Mr. Sasanka Sekhar Sanyal. Will the Honourable the Home Member be pleased to state .
- (a) whether the question of abolishing capital punishment is engaging the attention of Government, and
- (b) when, approximately, Government are likely to come to decision in the matter ?

The Honourable Sardar Vallabhbhai Patel (a) Government are not considering the abolition of the death sentence

(b) Does not arise

PUNISHMENTS TO I N A PERSONNEL

- 93 *Shri Sri Prakasa · Will the Secretary of the Defence Department be pleased to state .
- (a) the number of Indian National Army personnel that were arrested and kept in various fails in India :
- (b) the number against whom cases were instituted and the nature of punishments that were meted out to them .
- (c) the number of persons that are still in prison as (i) under-trials, and (ii) under sentence;
- (d) the jails in which they are confined and the classification that is given to them; and
 - (e) if it is his intention to release any or all of them , and if so, when ?
- Mr. G. S. Bhalia (a) The total number of multary I N A personnel who were at one time or another detained pending disposal was 16,790
- If, however, the Honourable Member is asking only for the numbers who were arrested in India, the number is very small.
- (b) 24 cases were instituted before the fall of Rangoon, the punishments varying from six years' rigorous imprisonment to death 13 cases were instituted after the fall of Rangoon, the punishments varying from dismissal to 14 years' R I
- (c) There are no persons now under trial There are 15 persons serving sentences
- (d) I would refer the Honourable Member to the statement laid on the table of the House on the 28th October 1946, giving the information promised in reply to Starred Question No 779, asked by the Honourable Member on the 8th March 1946
- (e) Court martial proceedings of men undergoing imprisonment are reviewed from time to time and the same procedure has heretofore been followed in the case of I. N. A. personnel. Their cases are due for review shortly.

- RESTRICTIONS ON THE EMPLOYMENT IN PUBLIC SERVICE OF EX-I. N. A MER
- 94. *Shri Sri Prakasa Will the Secretary of the Defence Department be pleased to state
- (a) If any restrictions have been placed by the Central Government on the employment of ex-Inthan National Army men in public service, and if so, from what particular departments they are banned, and
 - (b) if Government will consider the desirability of removing the restrictions?
- Mr. G. S. Bhalja (a) No, Sir No special restrictions on the employment of these persons have been imposed by the Central Government
 - (b) Does not arise

ACQUIRED LANDS IN BENARES FOR PURPOSES OF WAR

- 95 *Shri Sri Prakasa Wıll the Secretary of the Defence Department be pleased to state
- (a) the decision of Government regarding the lands acquired for purposes of war at various places in the district of Benares ,
- (b) if it was not the intention of Government to restore the lands back to the cultivators, and if there has been any change in this decision, and
- (c) if there has been no change, what steps Government are taking for the speedy restoration of these lands?
- Mr. G. S. Bhalja (a) From part (b) of the question it appears that the Honouralmost hamber refers to requisitions and not acquisitions Except for two airfields, no land has been acquired in Benares District

The decision of Government regarding lands requisitioned in Benares District for purposes of War is that they should be returned to their owners

(b) Government's original intention in the case of lands requisitioned for the establishment of No 2 Reserve Base, Benares, was that they should be acquired, because of the high value of the assets created on them and the heavy cost of restoring the lands to their original condition

This decision has been changed and orders have been issued for the release of all requisitioned lands except those still required by the Armed Forces

(c) All lands found surplus to the requirements of the Armed Forces are being released and the release is being speeded up by the decision to dispose of created assets piecemeal without waiting for the complete project to become surplus to Defence Services requirements

Income-Tax on Compensation for Lands acquired for War Purfolibin
Benares

- 96 *Shri Sri Prakasa Will the Secretary of the Defence Department be pleased to state
- (a) if it is a fact that agricultural lands were acquired for war purposes by Government in various parts of the district of Benares;
- (b) if it is a fact that Government paid an annual compensation for these lands to the tenants ,
- (c) if it is a fact that the lands now being regarded as non-agricultural, the compensation paid by Government had come to be regarded as subject to incometax, and
- (d) If it is a fact that compensation was paid on the basis of the income of the tenants as being exempt from income-tax; and if so, whether Government propose either to exempt such income from income-tax or pay the tax themselves?
- Mr. G. S. Bhalja (a) Agricultural lands were not acquired except for two arifields but requisitioned in parts of the Benares District, mainly in connection with the establishment of No 2 Reserve Base Benares.
 - (b) Yes.

- (c) Yes. The income-tax Authorities have, in accordance with the rules governing income from lands temporarily acquired under the Land Acquisition Act, ruled that compensation for lands not used for purposes of agriculture is liable to Incometax.
- (d) Compensation was based on agricultural profits without taking into consideration the payment of Income-tax Government will examine the whole question

REMOVAL OF BRITISH SOLDIERS FROM CALCUTTA

- 97 *Mr. Debendra Lal Khan (a) Will the Secretary of the Defence Department '
 please state how many British soldiers were present in Calcutta on and after the 16th
 of August last '
- (b) How many Indian soldiers were present in Calcutta during the aforesaid period?
- (c) Has any subsequent reinforcement been sent there afterwards? If so, how many of them were British and how many Indians?
- (d) Are the Indian soldiers present in Caloutta considered sufficient to quell the communal disturbances there q
- (e) If the answer to part (d) above be in the affirmative, will the Honourable Member please refer to of the statement given by the Earl of Winterton, ex-Secretary of State for India in the Conservative Party's meeting at Blackpool, alleging "the use of British troops in India as hired mercenaries for quelling communal conflicts", and take steps to remove the British soldies; from Calcutta to some other place?
- Mr. G. S. Bhalja (a) 3,729 British soldiers were in Calcutta on the 16th of August 1946
 - (b) On the same date there were in Calcutta 23.383 Indian soldiers
- (c) Reinforcements despatched to Calcutta subsequent to the 16th of August 1946, were British soldiers—1,768 (Reduced to 459 on the 25th of August 1946), and Indian soldiers—2,231 (Reduced to 629 on 22nd of August 1946)
- (d) The responsibility for quelling communal disturbances rests with the Civil Administration The number of troops who might be required to aid the civil power can only be a matter of opinion; it is the military opinion that the number of Indian troops at present in the Calcutta area is sufficient.
- (e) No, Sir, Government are not concerned with the utterances of individual members of the British Parliament, who have no responsibility in the matter

DECISIONS OF THE INCOME-TAX APPELLATE TRIBUNAL

- 98. *Seth Govind Das (a) Is the Honourable the Finance Member aware that on account of the provisions of section 54 (1) of the Income Tax Act, the decisions of Income Tax Appellate Tribunal cannot be published and are therefore not available to the assessmes for citation or reference?
- (b) What steps does he propose to take to help the assessees to know the Tax Law as interpreted by the Appellate Tribunal?
- The Honourable Mr. Liaquat Ali Khan
 dressed to the Honourable the Law Member
 to the list of questions for the 6th November 1946, when it will be answered by
 the Honourable the Law Member

REFUNDS OF INCOME-TAX

- 99. *Seth Govind Das Will the Honourable the Finance Member please state-as to whether he proposes to take steps by legislation, Rules or executive orders, (a) to expedite grants of refunds of Income Tax to assesses and others who are entitled to the same, (b) to provide for stay orders of assessment orders of subordinate officers pending appeals or references to higher authority.
- The Honourable Mr. Liaquat Ali Khan (a) Executive instructions already exist that refunds should be granted as expeditiously as possible and Inspecting authorities look into this at the time of importion and take necessary action.

when they come across refund claim outstanding for more than three menths without adequate reasons. The Income Tax Department is also being reorganised as a result of which not only will the strength be greatly augmented but the quality of the officers will also be appreciably improved the strength of the officers will also be appreciably improved the strength of

(e) No. Sir, I consider the discretion that Section 45 of the Income Tax Act gets the Income Tax Officer, to treat a person as no in default as long as appeal filed by him is undisposed of, is adequate

LIABILITY TO PENAL INTEREST FOR NON-DEPOSIT OF ADVANCE TAX

- 100. "Seth Govind Das (a) Will the Honourable the Finance Member please state whether Government are aware that the non-deposit of Advance tax in any matalment even due to inability of income tax payers to arrange for the deposit makes him hable to penal interest?
- (b) Will he state whether in cases of default as above both penal interest as well as separate penals to a very great extent under Section 13 (a) and (b) of the Indian Income Tax Act are contemplated under the law?
- (c) Do Government propose to remove the ambiguity regarding the application of penal provisions under the "pay-as-you-earn" scheme introduced purely as a war measure ?

The Honourable Mr. Liaquat Ali Khan

(a) and (b). I take it that the reference to section 13 (a) and (b) in part (b) of the question is in fact to sub-section (10) of section 18-A of the Indian Income-tax Act, 1922 If so, the reply to part (a) of the question is in the negative As for part (b) only a penalty under sub-section 10 (a) or (b) would be leviable in such cases to the extent warranted by the circumstances of each particular case

(c) Does not arise

CLERKS ON MEDICAL LEAVE SUMMONED FOR THE INCOME-TAX DEPARTMENT T 15T
IN SIND CIRCLE

- 101. *Seth Sukhdev (a) Will the Honourable the Finance Member be pleased to refer to reply to part (e) of starred question No 339, dated the 13th March, 1946 in which Government denied that deries on medical leave were summoned to appear for the Income-tax Department test in the Sind Circle and state whether Government are aware that the Sind Union has represented to the Central Board of Revenue the case of a clerk on medical leave who was summoned to appear for the above test?
 - (b) If so, why has the affected person not been compensated so far ?
 - (c) Do Government propose to afford relief in this case ?
- The Honourable Mr. Liaquat Ali Khan: (a) No representation has been received by the Central Board of Revenue from the Association of the Non-Gazetted Superior Staff, Income-tax Department, Sind and Baluchistan regarding any particular clerk on medical leave who was summoned to appear for the test though it was alleged in general te my that candidates who were on long leave or medical leave were recalled and made to appear at the test
 - (b) and (c). Do not arise

POSTS IN THE SIND AND BALUCHISTAN INCOME-TAX OFFICES

- 102. *Seth Sukhdev (a) Will the Honourable the Finance Member be pleased to state whether posts of Supervisors and Head Clerks have been sanctioned for Sind and Baluchistan Income Tax Offices in the Reorganization Scheme of the Income Tax Department?
 - (b) If so, why have these not yet been filled up ?
- (c) Is the Honourable Member aware that senior Upper Division Clerks in the Income Tax Department in Sind and Baluchistan are performing the duties of Head Clerks on their personal pay?

- (d) If the reply to part (e) above is in the affirmative, why is no allowance paid them for performing the duties of the posts carrying higher responsibilities since January, 1945?
 - (e) Do Government propose to grant necessary allowance to them ?

The Honourable Mr. Luaquat Ali Khan: (a) No The posts of Supervisors and Head Clerks will come into being when full effect is given to the Reorganisation scheme

- (b) Does not arise in view of my reply to part (a)
- (c) Senior clerks in the Upper Division scale sanctioned with effect from the lanuary, 1945, in her of the pre-existing scales of Senior clerk and First Grade clerk, are doing the work of the pre-existing Senior clerks, not Head clerks.
- (d) and (e) Since the Upper Division scale is better in the later stages than the pre-existing Senior Clerk's scale, the question of giving the Upper Division Clerks any allowance while performing the duties previously done by the senior clerk does not arise.

RECOMMENDATIONS OF THE BHORE COMMITTEE REPORT

103. *Mr. Madandhari Singh Will the Honourable Member for Health be pleased to lay on the table of the House a statement indicating the action that has been taken or is proposed to be taken on the principal recommendations of the Bhore Committee Report?

Mr. S. H. Y. Oulsnam : A statement is laid on the table

retailment indicating the action taken on the principal recommendations of the Bhore Committee's Report.

- 1 Recommendations relating to-
- (a) the objectives suggested by the Committee,
- (b) district health organisation,
- (c) Central and Provincial boards of health and health councils,
- (d) the amalgamation of the medical and Public Health Departments.
- (e) water supply and sanitation.
- (t) antı malarıa measures,
- (g) quinine production, and
- (h) the Indian systems of medicine, were discussed at a meeting of Provincial ministers held on the 10th to 12th October and copies of the resolutions passed are attached to this statement. Other recommendations are referred to below
- 2 Professional education —The recommendations of the Committee have been referred to the Indian Medical Council for their opinion.
- 3 Regulation of the dental, phermoceutical and nursing professions—Proposals for legislation for the regulation of the dental profession have been prepared and sent to Provincial Governments for their views Legislation for the regulation of the pharmaceutical and mixing polessions has been introduced in the Legislation.
- 4 Transing of personnel—(a) 54 students have been selected for advanced training abroad and arrangements for placing them in institutions in the United Kingdom and United States of America are in progress Cardidates are also being selected for higher dental training and training in industrial hygiene and untrition
- (b) It has been decided to convert an American hospital at Calcutta into a temporary college for giving degree courses to medical licentiates from all parts of India
- (c) A College of Nursing has been established at Delhi to provide higher training for
- (d) The staff of the All India Institute of Hygiene and Public Health has been increased to provide for 60 public health students a year and other specialised courses
- (e) The Malaria Institute is being expanded to provide increased facilities for training and research
- 5 All India Medical Institute The Committee's recommendation has been accepted in principle and a Committee is to be appointed to advise the Government on the steps to be taken to establish the institution.
- 6 Medical Research.—The recommendations of the Committee have been referred to the Indian Research Fund Association for their views.

- 7 Bureau of standards —A bureau of standards for medical institutions has been set up. The bureau will supply model type designs for hospitals to Provincial Governments and serve generally as a clearing house for information relating to the design and equipment of medical institutions
 - 8 Other recommendations are under consideration

Statement showing Resolutions of the Health Minister's Conference on certain recommendations of the Health Survey and Development Committee

Revolution 1

OBJECTIVES

"The Conference endorses the objectives proposed by the Bhore Committee as objectives to be kept in view in formulating plans for a national health service"

Resolution 2

DISTRICT HEALTH ORGANISATION

The Conference considers that the District Health Organisation proposed is administratively sound and acceptable in principle The programme for the first five years is not within present financial resources but it is agreed—

Firstly, that the scheme should be implemented on as wide a scale as possible consistent with financial limitations, taking full advantage of existing institutions and staff.

Secondly, that modifications in the scheme may be made where necessary to adapt it to local conditions.

Thirdly, that in areas where the full organisation cannot be set up immediately, schemes for development should be framed with due regard to the objective of building up a curative and preventive health service on the general lines recommended by the Committee,

Fourthly, that each Province should review its plans with these considerations in view

Resolution 3

THE PROVISION OF FACILITIES FOR THE TRAINING OF MEDICAL AND OTHER PERSONNEL

The conference agrees that a review of training facilities in the light of probable future requirements should be undertaken and that particular emphasis should be laid on the training of personnel. It also agrees that as far as possible, the larger provinces should assist those provinces which have not yet been able to provide their own training facilities by admitting students to their training institutions.

Resolution 4

CENTRAL AND PROVINCIAL BOARDS OF HEALTH AND HEALTH COUNCILS

The Conference agrees that Boards of Health and Councils of Experts should be constituted at the Centre and in the Provinces. It conders that representatives of the Central Legislature should be included in the Central Board of Health, that the constitution of the Provincial Boards should be left to the discretion of the Provincial Governments and that the health experts of the Central and Provincial Governments aloudd at the death Board of Health. The Conference also considers that the functions of the Central Board and Council should be purely advisory.

Resolution 5

THE AMALGAMATION OF THE MEDICAL AND PUBLIC HEALTH DEPARTMENTS

The Conference accepts the principle of amalgamation of medical and public health departments and considers that the amalgamation should take place when a suitable opportunity occurs

The Hon'ble Ministers from Madras and Bombay, dissented from this view The Hon'ble Minister from Madras considered that coordination between the two departments was preferable to amalgamation.

Resolution 6

WATER SUPPLY AND SANITATION

The Conference agrees -

- (1) that an active programme for the improvement of water supply and sanitation in both urban and rural areas should be undertaken,
- (2) that in respect of water supply the objective should be to provide at least 50% of the population with a safe and abundant water supply within a period of not more than 20 years and the entere population within not more than 25 years.

(3) that in urban areas the objective should be to instal adequate sewerage in all towns with a population of 50,000 or over during the first 10 years,

(4) that the constitution and functions of provincial water and drainage boards should be left to the discretion of Provincial Governments

Resolution 7

ESTABLISHMENT OF ANTI-MALARIA ORGANISATIONS

The Conference agrees

- (1) that a vigorous drive against malaria should receive priority in development programmes
- (2) that, subject to adaptation to suit local conditions, anti-malaria organisations should follow the general frame work of the organisation proposed by the Bhore Committee.
- (3) that anti-malaria personnel trained in the Defence Services should be utilised to the fullest possible extent

Resolution 8

THE POLICY IN BEGARD TO QUININE AND OTHER ANTI-MALARIA DEUGS

The Conference agrees that quantum production should be continued and developed up to about 200,000 lbs a year, subject to review from time to time. It was also agreed that the twee expressed by the Provincial Ministers on the subject of a guarantee to the producing provinces should be further considered by the Government of India in consultation with Provincial Government.

Resolution 9

- I. In accordance with the recommendations of the National Planning Committee, this Conference resolves that adequate provision should be made in the Centre and the Provinces—
- (a) for research in and the application of the scientific method for the investigation of the indigenous systems like Aguiveds and Unani with references to (1) maintenance of health and (2) prevention and cure of disease
- (b) for starting schools and Colleges for training for diploma and degree courses in Indigenous Systems of Medicine
 - (c) for post graduate courses in Indian Medicine for graduates in Western Medicine
- II In accordance with Resolution No 13 National Planning Committee this Conference real to all of the practitioners of Approved and Unani Systems of Medicine into the State Health Organisation by giving them further scientific training wherever processary as health personnel, like doctors, physical training experts (Ustads), Sanitary staff, masseurs, nurses, midwives, etc.
- III. This Conference resolves that, in the Central Council and Provincial Health Boards and Councils the departments and practitioners of Indian Medicine should be given due representation, wherever possible.

DETENUS AND POLITICAL PRISONERS IN BRITISH INDIA PRISONE

104. *Mr. Madandhari Singh. Will the Honourable the Home Member be pleased teate the number of detenus or political prisoners kept in the various prisons of British India and the reason for their detention?

The Honourable Sardar Vallabhbhai Patel: The Honourable Member's attention is invited to my reply to question No 68 put by the Honourable Mr. Sanyal on the same subject. The Government of India are concerned only with those detained under the orders of the Government of India

STEPS TO INCREASE THE PURCHASING POWER OF PAPER RUPEE

105. *Dr. Ziz Uddin Ahmad . Will the Honourable the Finance Member please lay on the table of the House a statement about the steps he has taken or is contemplating to take to increase the purchasing power of the paper rupes

The Honourable Mr. Liaquat Ali Khan: I do not accept the implied suggestion that paper rupes has a different value than the metallic rupes. As regards the purchasing power of the rupes, Covernment have continued the various anti-inflationary measures mentioned in the budget speeches and answers to previous questions in the House. Government are aware of the persistence of the inflationary trend in spite of a reduction in currency and increase in imports and have under consideration further measures for obecking this tendency.

UNSTABLED QUESTIONS AND ANSWERS

SEPARATION OF JUDICIARY FROM THE EXECUTIVE

- 16. Mr. Sasanka Sekhar Sanyal Will the Honourable the Home Member be pleased to state .
- (a) whether it is a fact that the present Government are considering taking steps for the separation of the Judiciary from the Executive;
- (b) whether the attention of Government has been drawn to the large volume of public opinion in favour of such separation as expressed in the Press, on the platform of various conferences and on the floor of the Provincial and Central Legislatures from time to time over years and years, and
- (c) the difficulties, if any, in effecting such separation immediately or in the very near future ?
- The Honourable Sardar Vallabhbai Patel: Not only are Government aware of, but they are in sympathy with, the public demand for the separation of the Judiciary from the Executive. The matter is, however, mostly the concern of the Provincia Governments, the Central Government are only responsible for the Chief Commissioner's Provinces. As has been pointed out by Ministers concerned in some of the Provinces, there are constitutional difficulties in the way of implementing this reform in our administrative system at present. These difficulties, we hope, will disappear shortly when the control of the Secretary of State over the services in India is terminated. It would then be possible to examine the problem in all its rather complicated details and review what changes in the cruincial law of the country would been eccessary. It is also a matter for some conditional structure of this country country.

TABOO OF THE WORDS 'JAI HIND' IN THE INDIAN ARMED FORCES

- 17 Mr. Dehendra Lal Khan Will the Secretary of the Defence Department please state whether it is a fact that the words "Jai Hind" which are freely used even by the members of the Interim National Government, are tabooed in the Indian Army, Navy and the Air Forces?
- Mr. G. S. Bhalja, No, Sir But the Army has its own slogans in peace and which have been in vogue for decades past and no change is contemplated in current usages

SHORT TERM PLAN FOR IMPLEMENTING THE RECOMMENDATIONS OF THE BHORE COMMITTEE

- 18 Mr. Sasanka Sekhar Sanyal Will the Honourable Member for Health be
- (a) what short term plan has been adopted for implementing the recommendations of the Bhore Committee which has submitted a comprehensive report upon the proble of Health in Rural India,
- (b) h $\,$ v, financially and organisationally, Government propose to co-ordinate the schem $\,$ between the Centre and Provinces , and
- (c) wi ther the matter has been placed before the Standing Committee for Health, and when the said Committee met last?
- Mr. S. H. Y. Oulsman: (a) No uniform short term plan has yet been adopted The Bhore Committee's Scheme for a district health organisation in the rural areas was considered at a Conference of previncial musisters held on the 10th to 12th October and the Conference was of the opinion that although the scheme was acceptable in principle, it was not within present financial resources. The Conference, however, agreed that the schemes already prepared by Provincial Governments should be reviewed in the light of the recommendations of the Committee with the object of gradually building up a health service on the lines suggested by the Committee.

- (b) The Central Government has agreed to make annual block grants for development to Provincial Governments. The grants will be subject to the conditions contained in the Planning and Development Department letter, No. 32/RC, dated the 16th April of which a copy is laid on the table of the Ei. In addition to financial assistance the Central Government will provide facilities of mutual consultation and will make available expert advice to Provincial Governments.
- (e) The matter has not yet been placed before the Standing Committee for Health, which has not yet met, but it is proposed to call a meeting during the present session.

No 82/RC.

GOVERNMENT OF INDIA

DEPARTMENT OF PLANNING AND DEVELOPMENT

Secretarist, North Block, New Delhi

Thd 16th April, 1946

73---

T M S MANI, ESQUIRE, O.B.E , LC S.,

Deputy Secretary to the Government of India

T.

ALL PROVINCIAL GOVERNMENTS

SUBJECT -Provincial five year plans-Central grants formulation of a concordat

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- The Government of India, having now completed, for all practical purposes, the serutiny of interim plans forwarded by Provincial Governments, propose to address themselves to a review or five year plans. For this purpose, it is necessary to formulate, more definitely, agreed principles to be observed in finalising the five year plans and for determining the form 'n which the Central grants should be made and the conditions to which they should be subject. While the Government of India have no intention of interfering with the detailed execution of schemes, the Provincial plans is essential not only in view of the all-India nature of the problems, but of their magnitude which necessitates substantial financial aid from the Centro in the shape of grants and loan money. Then again the Central Legislature will naturally demand, before voting considerable grants, that they are utilised for development purposes in accordance with approved policies and plans. The Government of India have examined the question in the light of these seneral considerations and have arrived at the following provisional conclusions.
- 2. As regards the financial basis of the plans, for the present, the Government of India propose to excitations the financial feasibility of the Provincial flvoyeer plans on the basis of this department letter No. 82/RG dated the 9th January, 1945, in which the Provinces were saked to assume, for the purpose of planning, that approximately one half to two-thirds of the total estimated Central arrylins of 500 crores would be available for distribution. No closer estimate is yet possible. As regards distribution, Provinces were asked to assume that this would be done on the basis of population sterngths, subject to special consieration being given to the poorer Provinces and those affected by enemy action. The Government of India are now disposed to think that this is not altogether appropriate and wish to examine whether a scheme more on the lines of the Australian system would not be more suitable for achieving reasonably equal standards of social and cognate services in the different Provinces. In this connection, a reference is invited to pare 33 of the Horblot the Finance Member's last budget speech. As it will be some time, however, before a final decamon is reached, and as it is necessary in the meanwhile to proceed with the examination of Provincial five-year plans, the Government of India propose that the review should be conducted on the provisional basis already indicated.
- 3 As regards the detailed schemes it is proposed that the Provincial plans should be examined in consultation with the Provincial Governments concerned with a view to ensuring broadly that the development is reasonably well-balanced as between different heads of development, having regard to all-India polence and the total resources expected to be available. For the purpose of the sandyas, it is suggested that the main heads might be as follows:—
- (t) Multi-purpose waterways, irrigation, and power development (this head would include major irrigation and hydro electric power schemes and also thermal power schemes)
 - (se) Agriculture and kindred subjects including minor irrigation and forests
 - (see) Education
 - (je) Health
 - (v) Roads
 - (pi) All other subjects.

- It appears unnecessary to the Government of India for the purposes of their analysis to have a larger number of main heads
- As regards the grants it is the intention of the Government of India that for the purpose of budgeting and accounting, they should make annual block grants to the Provinces. These grants will however be deemed to have been distributed over the different main heads referred to in para 3 above in the proportion which the estimated development expenditure under each head bears to the total of all the development expenditure under the 5-year plan of the 'province (Productive expenditure, e.g. under heading (i) which should be financed from loan money will be excluded for the purpose of grants). Thus, for example, if the expenditure on education in an approved Provincial plan where 15% of the total expenditure on all subjects, then 15% of the Central grant will have to be regarded as allotted to the subject. Similarly as regards other subjects.
- 5 Having regard to the considerations stated in para 1, the Government of India propose the following broad conditions.
- (i) That the schemes under each head form part of a policy or plan approved generally by the Government of India and have been scrutimed adequately both administratively and financially and sanctioned by the completent Formucal authority before they are executed, and that adequate steps have been taken to ensure administrative and technical efficiency in thier execu-
- (s) Information should be supplied by the Provincial Government as required by the Government of India, regarding the details of schemes falling under the head in question.
- (sss) Facilities should be given to the representatives of the Government of India to keep in touch with development and the progress of schemes, should they so desire
- (sv) An annual report of the progress made in the execution of the schemes should be made available to the Government of India
 - (v) Major variations in schemes should be notified in advance to the Government of India
- (vs) In special cases the Government of India may attach specific conditions to individual schemes

The Government of Indus would also stipulate that the financial resources of the Provinces are adequately exploited and asfeguarded and that in important matters of all-Indus policy, the Provinces should not do anything to impede development on the lines approved by the Government of Indus with the concurrence of the majority of Provinces

If it is found that the conditions referred to above are not observed in any important particles, the Government of India would reserve the right to make such reductions in the grant as they may consider justifiable in the circumstances $\frac{1}{2}$

6 The Government of Indus trust that Provinces will agree that the conditions stipulated above are no more than necessary to enable them to discharge their responsibility, which is to see that the very large sums voted by the Contral Logsilature are spont effectively and in accordance with approved plans I am to request to be informed at a very early date whether the Provincial Governments are agreeable to these proposals

I have the honour to be, Sir,

Your most obedient servant,

(Sd) T M S MANI.

Deputy Secretary to the Government of India

Copy forwarded for information to all Departments of the Government of India (except Legislative, Legislative Assembly and Political Departments).

- (2) Secretary C C C
- (3) Secretary G G (Public) and Reforms Commissioner

REPORT ON THE COMMUNAL DISTURBANCES IN BENGAL

- 19 Mr. K. C. Neogy. Will the Honourable the Home Member be pleased to lay on the table of the House a statement giving the purport of any representations or reports that may have been addressed to him in his official capacity or received in his Department dealing with the communal disturbances that broke out in Bengal on and after the 16th August last, indicating in each case the action aken thereon?
- The Honourable Sardar Vallabhbhai Patal: Many representations have been and are being received but no action could be taken on them in view of the constitutial position, of which the Honourable Member is no doubt aware.

SUBSIDIZED HOUSING SCHEMES BY THE LABOUR DEPARTMENT

- 20 Mr. K. C. Neogy Will the Honourable the Finance Member be pleased to refer to paragraph 32 of the Budget Sprech made on the 28th February, 1946, by the then Finance Member and lay on the table of the House a strtement showing, Province by Province, the Labour Departments subsidised housing schemes and, the amount of subsidy paid or promised by the Central Government and the progress made in each case?
- The Honourable Mr Luaquet Ali Khan: Owing to the obtaining of very bigh building on its there has so that born little response to the offer mertional in paragraph 32 of the Budget Speech and no subsidies have yet been paid under the terms of that offer The question is being further discussed with the Provincial Government.

GOVERNMENT ASSISTANCE TO PRIVATE BUILDING ACTIVITIES

21 Mr K. C. Neogy Will the Honourable the Finance Member please refer to the Budget Speech made on the 28th February, 1946, by the then Finance Member in which proposals for assisting and stimulating private building activity were made, and special steps indicated as being taken to increase allocations of coal for the burning of bricks and release of timber, coment and steel, and to relax controls over these materials and to extend production capacity, and lay on the table of the House a statement showing Province by Province, the progress made, or expected to be made in this matter during the year, as well as the nature of the action taken in the various directions indicated in the said speech, and the result achieved absorption.

The Honourable Mr. Liaquat Ali Khan This question should have been addressed to the Honourable Member for Industries and Supplies. It has accordingly-been transferred to the list of questions for the 6th November 1946 when it will be answered by the Honourable Member for the Industries and Supplies.

DEVELOPMENT SCHEMES TO CREATE EMPLOYMENT AT SHORT NOTICE

- 22. Mr. K. C. Neogy (a) Will the Honourable the Finance Member be pleased by river to paragraph 31 of the Budget Speech made on the 28th February, 1946 by the then Finance Member and lay on the table of the House a statement showing. Frowner by Province, the approved development schemes intended to create employment which could be started at short notice, indicting the fundamental by the Central Government for carrying out each such scheme during the current year?
- (b) What conditions, if any, have been imposed on the provision of funds to the Provincial Governments in this matter by way of administrative or financial control or supervision, and to what extent are such conditions being actually carried out?
- The Honourable Mr. Laquat Ali Khan: (a) As was stated in the Budget Speech a lump sum provision of Rs 35 croics was made in the current year's budget for payments to provincial Governments in respect of non-productive development schemes and a provision of Rs 15 croics was made for loans to Provinces for productive development works. Out of the provision of Rs 35 croics the Provincial Governments will be paid the amounts actually spent during the current financial year on approved schemes. Large numbers of schemes have been approved for each Province, but the approved lasts include schemes relating to all the main development subjects and are not confined to schemes intended to create employment. The complete list of approved schemes for any Province will be supplied to the Honourable Member if he so desires.
- (b) No conditions have been imposed in respect of the funds to be provided during the current financial year since the sohemes have been approved individually by the Government of India and payment is to bemade only on the basis of the actual by the contract of the solution of the s

SUBVENTIONS, LOANS OR ADVANCES PAID TO BENGAL GOVERNMENT BY THE CENTRAL
GOVERNMENT FOR FAMINE, ETC

- 23 Mr. K. C. Recgy (a) Will the Honourable the Finance Momber be pleased to lay on the table of the House a statement showing the amounts that have been paidto the Government of Bongal from the Central Government tinds, year by year, since 1943 by way of subvention, loan or advance, respectively, for meeting Provincial expenditure on famine relief or allied objects?
- (b) Has any similar amount been granted to any other Province in recent years?
- (c) What conditions, if any, were imposed on the provision of financial assistance to the Government of Bengal in this matter by way of administrative or financial control or supervision, and to what extent have such conditions been actually carried out?

The Honourable Mr. Liaquat Ali Khan: (a) The following special payments were made to the Government of Bengal in connection with the famine

		1943-44	1944-45	1945-46	
		(In lakhs of rupees)			
) Subvention		3,00 7,00			
s) Loans					
es) Advances					
	Total	3.00	7,00	8.00	

- (b) No
- (c) No conditions were imposed

PUBLIC DEBT (CENTRAL GOVERNMENT) RULES 1946—LAID ON THE TABLE

The Honourable Mr. Liaquat Alı Khan : (Finance Momber) Sır. I lay on the table a copy of the Public Debt (Contral Government)*Rules, 1946 published in the Finance Department Notification No F 9 (1)B/46, dated the 20th April, 1946 under sub-section (3) of Section 28 of the Public Debt (Central Government) Act, 1944

INDIAN TRADE UNIONS (AMENDMENT) BILL

Mr. President: The House will now proceed with the Legislative Business, i.e., the motion of the Honourable Shri Jagiyam Ram to refer the Indian Trade Unions Act to the Select Committee as proposed by him yesterday.

In this connection I find that a circulation motion has been given notice of late last evening I shall allow the Honourable Member if he wishes to move that motion to do so after Prof. Ranga has finished his speech on the subject, but I may just request members to be so good as to give notice in due time and not so lat. as that Unless notices are received in proper time, I do not propose to evercise my discretion of allowing such motions notices of which are given at the last moment. Prof. Ranga may now address the House keeping in mind that this motion is coming before the House

Prof. N. G. Ranga (Guntur cum Nellore Non-Muhammadan Rural) Yesterday before the House rose I was saying that this Bill has been conceived in the interest of Indian industrial labour and that those of us like Dr Zia Uddin who claims to speak in favour of our labour ought to support this Bill instead of opposing it in toto I would also like to add that those other Honourable Members who may be in favour of this motion for orculation will not be serving the cause of labour but will be, on the other hand, harming the cause of Indian labour

^{*} Not printed in these Debates, copies placed in the Library of the House.

Dr. Zis Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) How?

Prof N. G. Ranga: It is quite easy for any one to see that when Indian labour is so very weak as to come to be in need of a Bill like this for the recognition of then trade minors, then it must mean that it is already too late to provide them at heart this minimum of protection. They want this protection It is not for people like my Honourable friend, Dr. Zia Uddin, to say whether Indian labour wants this protection or not Indian labour has repeatedly demanded this protection. It has been doing so for the last 25 years, or even more. The mere fact that m England a Bill like this has not been found to be necessary and that m England the English Trade Unions have been able to get on without a prop like this whereas our Indian labour has come to be in need of it, shows the very urgency for passing this particular Bill into an Act and affording this much of protection at least to our industrial labour.

Dr. Zia Uddin Ahmad: But it does not go far enough

Prof. N. G. Ranga: Mv Honourable friend says that it does not go far enough He wants something more and his way of giving our Indian labour something more is by delaying the passage of this Bill This is an extraordinary piece of logic which I am not able to follow, and with which I am certainly not in agreement Therefore, I hope that the House will not favour this motion for circulation and that the House will support the committed of this Bill to the Select Committee at the earliest possible opportunity

I wish to refer only to a few points relating to some of the clauses of this Bill Sir, I am wholly in agreement with the proposed clause 28 (b) in which it is stated that the industrial courts shall consist of one or more persons each of whom is qualified for appointment as a Judge of a High Court. It is a very good provision indeed, but the only remark that I wish to offer is that such a court should not consist of only one member at any time, but should on the other hand have the representatives of both the employers and the employees in addition to an appointed officers of the status of a judge of a High Court Otherwise a court like this will not be able to discharge the functions which it is expected to discharge

Then there is clause 28 (c) I have grave doubts in regard to the advisability of this clause According to this, if there is any private agreement between an employer and a trade union, then immediately the trade unions will be able to achieve the status of a recognized trade union. All that has got to be done is to get that particular agreement registered with the Industrial court I would like to know whether in addition to their agreement between themselves, te, the employer on the one hand and the tride union on the other. this particular trade union has to satisfy the conditions prescribed for recognition in clause 28 (d) If any trade union comes to be recognized merely because it is able to win the consent or the support of the employer without having to satisfy the conditions prescribed in 28 (d) then I am afraid it is going to be very much against the workers because many L O Unions can come to be floated by employers and can come to be recognized by them through a sort of an agreement and can then be expected to enjoy all the privileges of a recognized union to the detriment of the properly organised and developed trade unions of workers. Therefore, Sir, there seems to be some inconsistency between these clauses 28 (c) and 28 (d) Some improvement has got to be made in the Select Committee in order to rectify this particular error and I would like the Select Committee to consider the advisability of renumbering them-28 (d) as 28 (c) and 28 (c) as 28 (d), -so that this doubt might be removed and instead of the agreement that might come to be concluded between the employers and the trade union, a trade union before it could be recognized would have to satisfy the conditions prescribed for recognition Coming to clause 28F, it is stated that if the employer has arrived at a conclusion after previous discussions with the executive of a trade union, then it will not be possible for the trade union and its executive to start correspondence over such a question within at least six months. I would like it to be stated that the employer when he arrives at a

[P. of N G. Ranga]

conclusion should take one to notify the field unner that he here is ched that conclusion and what that conclusion is so that the Trade Union would know at what stage a conclusion has here reached and what that conclusion actually happens to be

There is one very good feature in this, and I am alraid it is because of it that this motion for occulation seems to have been inspired and that is to be found in one of the conditions mentioned for recognition in clause 28D. That its rules do not provide for the evelusion of members on communal or religious grounds. This is a very salutary provision. It is most essential that this communalism should not be allowed to become a camber even in trade union ranks, and I am glad, Sir, that the predecessor of the present Labour Member had taken a very strong stand in regard to this, and I am glad also that the present Member has seen fit to retain this particular provision in this Bill. It is most essential that trade unions should be non-communal and every tade union should be so democratically organized that all the workers professing different religious would be entitled to jour the trade union and drive the benefits therefrom

There fore, there is nothing wrong It does not say that either the Hindus or the Muslims or the Christians or any other religious group should not have a Minion consisting predominently of members of their own religion, but it does maintain that no union should debar the members of any one particular religion merely because they happen to belong to that religion I know on the Continent of Europe there is this particular difficulty of religion in trade unionism are the Catholics there who have formed their own trade union, but they have taken care in many countries to throw open their ranks to other people also and to peoples of other religious denominations. Where they do so, they do not go to the State to isk for recognition. But where a trade union seeks the recognithrough the good offices ot the State tion of the State md take care to see that employer, it must the recognition of the its ranks are thrown open and its doors are thrown open to people of all religions and only to people of one religion. Therefore even more for this purpose of making our trade unions as far as possible denominational or cosmopolitan, I uni in layour of this Bill I hope. So that the House will have no hesitation whatsoever in sending this Bill to the Select Committee and will reject this motion for circulation

Haji Abdus Sattar Haji Ishaq Seth (West Coast and Nilgiris Muhamadan) Su, I move

and the bill be circulated for the purpose of cleating counton thereon by the 28th Lebicovy, 1947

I want to make it quite then at the very outset that we meths Party are completely and wholeheartedly in favour of all the provisions in the Bill except on. This Bill has a long instory behind it. It was introduced more than once in this House but could not be proceeded with because of the very strong opposition that the Muslim League Party had against this provision and also because in the eight stages the labour representatives in this House used to take strong objection to certain provisions of this Bill. Even last session, Dr. Ambedkar was very anxious that he should proceed with this Bill but the Government found that the opposition both from labour quarters and from Muslim League was so strong that they thought it was not advisable to proceed with it. Now there is a new Government and a new Honourable Member in charge. Id do not know whether they have applied their minds to all the provisions of this Bill What I guess has happened is that they found a ready-made Bill in their hands and they have come up before this House.

I will first speak on the necessity for circulation A Bill almost identical with this was circulated and opinions were elected and I have this file of opinions that was received. I am bringing this to the notice of this House to prevent the Honourable Member from stating that I kept this matter back. The Bill was circulated and may of the opinions make a complaint of the fact that the time allotted for expressing their opinions was very short. In some cases, it was a matter of three days. There is a letter from the United Planters'

Association, South India, Coonoor They had about four to eight days within which to express their opinion and they refused to do so Then there is the Cochin Chamber of Committee They also refused to express their opinion

Shri Mohan Lal Saksena (Lucknow Division Non-Muhammadan Rural) How many expressed then opinions?

Haji Abdus Sattar Haji Ishaq Seth. What I want to point out is that the time given was very short and it was not possible for employers of labour and even for labour ong miscitions, to express their opinions. Here is one from the Provincial Trade Cumo Congress, Madras. They say (their Secretary writes)

"I wish to state that it is not possible for the Union is a whole to original the time specified is you re 15th behinning, 1944,

Therefore any case for carolation is very strong

Before proceeding, I were to a swer my friend, Prot. Ranga. In moving this motion I do not want to create any hindrance or observation in the smooth passing of the Bill. The House will observe that the date I have given has been very carefully chosen. My motion requires that opinions should be available to this House before the 28th February so that the Government, if they choose can proceed with the Bill in the next session of this Assembly As a matter of fact. I do not think they can finish all the stages of this Bill in this session. Probably the Schot Committee will meet during the session and the final stages will have to be gone through in the next session, and I am not trying to hinder that programme According to the date that I have fixed, the final stages can be finished in the next session. Therefore, the charge that we in this Party wish to block the progress of the Bill is not substantiated. I know that at this stage I will not be permitted by you to go into the details of the provisions of this Bill But there is a provision which has been all along opposed by our Party. and that is sub-clause (c) of Clause 28D which provides that a union shall not be entitled to recognition under this Act unless it fulfils the following conditions

(c) "that its rules do not provide for the exclusion of members on communal or religious grounds."

In short, the idea is that communal unions or unions confined to certain minimizes or tollowers of return religions should not be recognised at all My friend Prof. Ranga thinks that this is a very salutary provision. He is entitled to his opinion and I am entitled to mine. I do not wish to provide that there should be communal unions. I do not say that there shall be unions confined to communities or followers of particular religions. What I want to state is that it should be possible for unions to be formed, if labourers as desire, confining them to communities or societies. I do not see why the liberty of labour to organise themselves in whatever form they desire should be curtailed. What is the necessity for it?

Miss Maniben Kars (Nommated Non-Official) On a point of order 1s the Honourable Member speaking on the ments or dements of the Bill or 1s be speaking on his amendment?

Mr. President: He is speaking on both

Miss Maniben Kara: He said in his opening remarks that he was iestricting himself to his amendment

Mr. President: He is speaking on both. Even on the amendment he seems to be in order

Hall Abdul Sattar Hall Tahaq Seth: Our demand that recognition should be granted to labour unions which are confined to Mushims alone has been a long standing one. In this House as far as I can remembe; a resolution was moved by our party. It was no doubt negatived but we were very vehement in support of that resolution. Then in 1948 my Honourable friend Mr. Muhammad

[Han Abdus Sattar Han Ishaq Seth]
Nauman moved a cut motion on the Railway Budget, the subject matter of that
motion being that recognition should be granted to Muslim labour unions formed under the Railway. There is nothing new in this demand that we are maiing today. This has been the stand of the Muslim League. It has been the
stand of Muslim labour even outside this House and it is a fact that a number
of Muslim labour unions have been formed and are working. I will remind
Honourable Members of a statement made by the General Manager of the
South Indian Railway in the course of the recent strike that took place there.
He particularly mentioned the Muslim Labour Union as being against that
strike and taking no part in it. That will show that there are Muslim labour
unions which are influential enough to take decisions and to make their deci-

sions felt I do not see why we in this House should go out of our way to curtail

this about that they have

Again, to answer my friend Prof. Ranga, when a section of labour wants to organise itself separately there must be some reason for it. Prof. Ranga appears to think it a sacied principle that there should be no communal union. Prof. Ranga must realise that it a section of labour decide to organise separately there must be sufficient reason for it. When they do it who are we or who is my friend Prof. Ranga to say Nay to them. He has not really advanced any arguments for the strong opinion that he has expressed against these sectional immons.

To save another point of order from my Honourable friend Miss Kara I will not go into very great details. I only want to say that our techng, the feelings of the Muslims both inside and outside this House are very strongly in favour of forming Muslim labour unions. The labour unions it they are confined only to labour matters we can understand them but the labour unions go out of then Vay They do take part in other matters also. For instance here is a press cutting from the Free Press Journal dated the 30th April 1t contains a report of a meeting of the Central Executive of the B B C I Railway Labour Union (Interruption) It has something to do with labour Along with the resolution pertaining to their own grievances there is a resolution on the political situation and that resolution generally favours the Congress standpoint There are a number of Muslim labourers employed by the B B (' I Railway and I am sure many of them must be feeling not quite in accord with the Congress opinion This resolution which they have passed is supposed to be the resolution of the Union which includes Muslim labourers also What is the way out for them? Will my friend Prof Ranga tell me? How can those Muslim labourers who are not of this view express their opinions? (Interruption by Prof Ranga) That is one point When Muslim labour wants to organise itself separately there must be sufficient reason for it. As a matter of fact the expemence in this country has been so bitter sometimes. Our experience in this very House with regard to our employees under the Railways, under the Government of India and under so many other establishments, and our special grievances with regard to our peculiar needs in respect of promotion for Muslims, conditions of enrolment and so on are such that they receive scant attention at the hands of joint labour unions. That is why we are for separate labour unions As a matter of fact there is a strong Muslim Employees Association working in Delhi in connection with the Government Railways. It is a strong and well organised body and it has branches in Calcutta and Madras. There is a branch for the South Indian Railway All these are working and they have shown that there is need for their existence. I do not see any reason why we should today in this House make a statutory provision that such labour unions shall not exist and if they dust they shill not be recognised. So far the law has not said anything It is the policy of the Government not to recognise sectional labour This is what they have said in reply to many questions and debates in this House But that is a different matter Today we are making a statutory provision We provide by law that such labour unions shall not exist I do not think that any of us on this side of the House would agree to this and I therefore strongly object to this provision

There is only one point more and that is this This new Government was finally formed only last week I do not think that all the members of the Government sat together and discussed this matter Therefore, all the more reason why a little time should be given, so that the members of the government should sit together and formulate then policy My motion will help towards that For these reasons I commend my motion to the acceptance of the House and I move it

Mr. President: Amendment moved.

"That the Bill be circulated for the purpose of cherting opinion thereon by the 28th $\,^\bullet$ February 1947 '

Miss Maniben Kara: Sir, I wholeheartedly welcome this Bill which has been sponsored by the Honourable Labour Member As a matter of fact the Bill was circulated as far back as 1941 (An Honourable Member "The same Bill') Yes It was circulated for chetting opinions Certain useful suggestions were made by various labour organisations to the original draft which were accepted. The Bill was introduced after two years in this House, in 1943, and was allowed to lapse. As a matter of fact the very basic principle of this Bill which is the right of recognition of trade unions has been before the public ever since 1940. I cannot understand the views expressed by some members that they did not have sufficient time to consider the principle of the Bill. I was myself present at the last session and I can say with the authority of those who represent labour in this House that there was absolutely no opposition so for as the labour members were concerned to this Bill. It was not debated on, because of the opposition of one or the other parties in this House I want to make this point very clear in view of the remarks made by the last speaker that even labour members of the House were opposed to the Bill.

Before proceeding into the details of this Bill and its various clauses. I would make some general observations on this Bill. The right of recognition is the most elementary right of the working classes. As a matter of fact in all civilised countries this right of recognition of trade unions has been granted by private negotiations and accepting the principle of collective bargaining between the employers and the employees. It is unfortunate that in this country, even at this stage, we are compelled to bring in such legislation for such an elementary right of the workers to have recognition As a matter of fact the Royal Commission on labour had recommended voluntary recognition of trade unions about 15 or 16 years back, and all these years we hoped for a change of heart of the employers who call themselves as trustees and great patriots-we hoped for change of heart on their part, which would help the growth of healthy trade union movement in this country unfortunately we see today that owing to the bostile attitude of the employers and of the government, there has not been that health, growth of trade union movement. We are faced today with the position that even legislation is required for the very elementary right of the workers my recognition of trade unions. I will make masself not be one this stage that I would lay the entire responsibility on the shoulders of the government and the employers that we have been required to have such legislation for the workers It should have been possible for us to have recognition and the healthy growth of the trade union movement by collective bargaining and also by private understanding between the employees and the employees if they had accepted the principle of collective bargaining of the workers. I will say a few words in reply to my Honourable friend Mr Siddigi who spoke yesterday, and to the last speaker today. They made certain mention about what they called vesterday class organisation, and today they call communal organisations. I for one am not one of those who disputes the right or freedom, of organisation to anybody. But I would certainly say that the very basic principle of trade union movement is a class organisation, and classes cut across all communities, religions and even nationalities. It is a class organisation to safeguard the interests of the employees, no matter whether they are Hindus or Muslims Christians Europeans or any community they may belong to would be an impractical proposition to have communal trade unions because in [Miss Maniben Kara]

a factory which employs labour of all communities, is it possible for us to have any collective bargaining with the employers unless and until we have the cooperation of all those people who are working there? I would therefore appeal to my Muslim friends that whatever the points of differences between the two major upper class political parties may be, the differences need not be dragged into the trade union movement. Up till now the trade union movement has been free of any of these communal differences, because we are concerned with the economic uplit and the betterment of the conditions of life of the oppressed The politics of the trade union movement is essentially the politics of the working classes. It has no other politics. I am sorry the last honourable speaker did not actually give us the contents of the resolution passed by a railway union, but I make bold to say that whatever resolution was published in the Free Press Journal, could not be detrimental either to the Muslim masses or the Hindu masses of the Christian masses or workers of any other religion That is why I would appeal to my Muslim friends and say let us not drag these communal problems, from which the trade union movement has always been free and will always remain free

Mr Muhammad Nauman (Patna and Chota Vagpur cum Orissa Muhammadan) It has not been free, it will not be free, I am sorry to say

Moss Maniben Kara: It will be free because the trude muon movement is lasted on class struggle at its a struggle between the comployers and the employees. Here I would draw the attention of my friend Mr Nauman and osk him whether a Muslim employer—is be going to treat his Muslim employer—any better if he would get Hindoo employees to less wags s?

Mr. Muhammad Nauman: On a point of personal explanation

Mr. President. Order, order Let the Honourable Member go on

Miss Maniben Kara. We hold the view that there are only two castes, or classes, so far as trade unions are concerned, one is of the exploiter and the other of the exploited These are the only two castes in the trade union movement I say this because I have spent my life in the working class movement and I speak with experience I am the secretary of a union whose president is an ordinary sweeper-a Muslim of whom I am proud of We have conducted our strikes and our struggles and fought our difficulties throughout all these years as brethren working in the same family. I would once again emphasise that where the question of economic uplift is concerned, even the differences between the political parties will be solved tomorrow. These questions are not colved by the upper class parties because the basis of political parties is not on conomic uplift of the Indian masses—they me merely fighting for the loves and fishes of office. I would appeal to my friends once again, that if we are to help the working class in this country let us not be satisfied merely with independence-let us fight for the freedom from want of the Indian people, and I would therefore appeal to the members on both sides, both the upper class parties to join hands for the entire reconstruction of the social order in this country which is now based on a feudal system, so that we can break up the entire social order which only will enable the people to be free from the want of the necessities of life. This is the only way we can healthily approach any pro-

Coming again to some of the arguments which are generally put forward for the non-recognition of trade unions. It is said that the trade union movement is not strong in this country. It is a vicious circle. Apart from various other factors which are existing in this country of which have existed for all these years, the main and fundamental reason for the lack of growth of unions is the refusal of the employers to recognise the trade unions. All sorts of supression, victimisation and obstruction are placed in the way of the trade union movement. If the employers were enlightened enough to understand that the recognition of a union is the surest guarantee of industrial peace in the country I am sure mulustries would have been helped and so also the growth of trade union move-

ment in this country It is high time when the employers realised that they cannot say that they are nationalists, but they want to protect their industries against foreign competition They must realise that they will mer as one export trade at the cost of depressing labour wages. The test of nationalism will be the good Bills they bring for the uplift of the Indian workers I would therefore expect my Muslim thends not to press for enculation of this Bill but to see that this Bill is passed as quickly as possible. I shall now give the House some information about what is the state of affairs in certain South American countries where trade union movement is not as strong as say in America or England. In some places like Columbia, in order to help the formation of the healthy trade union movement, the consent of a labour judge is necessary even for the transfer of a trade union worker from one place to Even there the people have realised the value of healthy trade umonism, which would help the country as a whole. They have raised the status of the trade union leaders to an extent that an employer is not even in a position to transfer a worker from on place to another till a labour authority is consulted on the point. The same thing ob ans in Brazil. There are the law provides for the absence of trade union workers without leave. In Bolivia, Chili and Columbia there is no dismissal of a water feven after giving sufficient grounds for such a dismissal) without the un hority of a labour judge not in a position to dismiss just anyway they like Even now the provisions in the present Bill before us talls short of those conditions can be better judged from the instances which I have given you this morning. These instances, I would once again repeat are found in South American countries where the growth of the trade union movement is not very strong and they have come to realise that it is in the interest of the country to give as many privileges as possible for the betterment of the workers. In Equador, if a member of the executive committee of a trade union is dismissed the employers have to pay him one year's wages That goes to show that those countries have also realised that every facility should be given for the growth of the trade union movement

Now, I shall deal with some of the sections in this Bill I do not intende to deal in detail with all the clauses because the Bill is to be referred to the Select Committee I am sure the Select Committee will give sufficient time and consideration to various suggestions. My friend and colleague Mr N M Joshi is also going to address this House on the same question and he will be quite competent to deal in details Yet I cannot help making some remarks on Section 28D After saying all I have done in support of this very elementary right of the workers for recognition, I am surprised that even now numerous conditions are placed for recognition. Is it not good enough for recognition if a union is registered? After all registration of a union is not an easy thing One has to satisfy the Registrar on so many points. Life is pestered by so many letters and circulars from the registrar and you have to answer every time Every six months we have to fill up forms saying how many meetings of the umons have been held, who are the office bearers, and so on When all these conditions are already existing for a registered trade union, I cannot therefore understand why any extra difficulties should be placed in the way of the recognition of a trade union by keeping clauses (a) to (h) These clauses are absolutely redundant, because I feel that if a union which has been able tosatisfy a Registrar and a union which has been registered should automatically get recognition from the employers

Again there are certain other dangerous clauses in the Bill Clause 28D (f)—only a representative Trade Union should get recognition Whou is to decide whether a union is representative or not II is such a vague term, which is definitely dangerous and goes against the interest of the workers I shall ask for the deletion of that clause

' I now come to 28E, item (3) I ask for the deletion of the last two lines beginning from 'and shall forward the application to the appropriate, etc.' Here we talk of the Industrial Court An Independent Industrial Court has been appointed already I do not see the necessity for recommendation to Government regarding the grant or withholding of recognition

[Miss Maniben Kara]

Coming to 28F, e.g. Rights of Recounsed trade unions, on the face of it, it appears generous. As a matter of fact, the right of a recognised union does not go far enough. It says that the employer will be good enough to receive and send replies to letters sent by the union. The right of the recognised union should not necessarily stop at recognize replies from the employers. They should be given ficilities to hold meetings. They should be allowed to form null committees, factory committees, make collections made the pace of work. I may also draw the attention of this, flower that the Government are giving certain facilities to some unions, namely, the P and T Unions and the Railway Unions. Passes are given to the railway unions and the P and T Unions are getting leave to attend their meetings. These are the facilities enjoyed already and they must be put in the Bill because I am not one of those who believe in the change of heart. I would therefore, insist that everything should be put down in black and white, and these suggestions may be seriously considered by the Select Committee.

Sir, these are the few remarks which I wanted to make in support of this Bill and I would once again appeal to all the Members of this House that this Bill should be adopted as it has been put forward by the Honourable the Labour Member

Mr. P. J Gnffiths (Assam European) Mr President, Sn., if the measure now under discussion had been originally drafted and sponsored by the present Labour Member I should have regarded it as somewhat unfortunate that I was compelled to take a critical attitude of the first legislative measure brought before this House by the new Indian Government - Under those encumistances, I should have had to take comfort in the fact that the essence of the parliamentus system is the full and trank expression of opinion and that least of all would my friends on those Benches wish that my Group or my individual in this House should hesitate in expressing his honest views. I drew greater comfort from the fact that this Bill is not the product of the present Government or the present Labour Member but it is indeed a legacy perhaps an embarrassing and unsatisfactory legacy, from their predecessors, or perhaps to be more accurace, I should say this is a legacy from that Labour Department which has already acquired in all sections of this House and in the country outside a reputation of some years' standing for nebulous diafting, loose thinking and undue haste. I trust therefore my Honourable friend will feel, that when I speak critically of certain portions of this measure that attitude does not denote any unwillingness on our part, in this Group, to help him to the utmost in ameliorating the conditions of labour and in bringing forward really progressive legislation. I want to make it clear at the outset that in spite of our critical attitude towards certain parts of this Bill, we propose to support the reference to Select Committee because we believe that, in spite of its many defects it does contain, some germs of good

In attempting to analyse the main contents of the Bill, I do not propose to follow the provisions ceration as set forth in the Bill, but I prefer rather to adopt in order which seems to me more convenient for logical analysis. The Bill deals with four main principles. Firstly, though it is not first in the Bill, it defines the rights of recognised Unions, secondly, it discusses the procedure to be followed by a Union to obtain recognition, thirdly, it deals with the conditions under which and the procedure by which, recognition can be withdrawn, and, finally, it live down certain practices which on the part of the employers or the employed, are specified as unfair practices.

I want to take first the question of the rights of recognised Unions, and since after all, one of the issues implied in this Bill is whether trade unionism is a good thing or a bod thing. I want to take this opportunity of making clear, once for all the attitude of the employers representing this Group towards the establishment of Unions. I would like to remind my Honourable friends that we are not speaking of 1896 when employers by and large regarded Unions as had things. We are speaking in 1946 when the average, intelligent employer takes

towards this matter an attitude radically different from that which was taken some years ago

Sjt. N. G. Gadgil (Bombay Central Division Non-Muhammadan Urban) There are still die-hards:

Mr. P. J. Griffiths: There are die-hards in every community and my Honourable friend is one of them in his own community. I want to make it quite clear that those employers whom we represent here have no ground what oever, for regarding with disapproval or dislike the growth of trade unionism. On the contrary, they see in the development of well-run, balanced and sound unions the best protection of the interests of the employers and the State alike I do not know whether that statement carries conviction to some of my Labour friends in this House. Miss Maniben Kara said that she had no belief in a change of heart. I also do not believe in much changes of heart, either of individuals or parties, but I do believe that there is such a thing as a change of understanding and a readiness to adjust views to changed social and economic circumstances The attitude of employers today towards the question of trade unions is based on a new understanding of what is required in the whole economic and social world. And there are three main reasons, it seems to me, why any mtcligent employer today must look with a friendly eye upon the growth of good umons. The first of these reasons is a simple one, namely, that at times of disputes and even when a dispute is merely smouldering—before it bursts into florics—it is much easier and much more satisfactory to deal with one strong, organised and recognised body, than it is to deal with a thousand different people, each of whom wants something different why because they have no proper spokesman, leaving you all the time in the dark as to their real demands It is clear and sound logic confirmed by experience that, provided a Union is run with a genuine desire to fulfil the proper functions, of a Union, it puts the employer in a far better position in dealing with his work folk. The lack of organisation amongst working people was all right in the past, when they were passive and when they were content to be as they were and when they demanded nothing. But happily those days are now past. Now, the day has come when working people all over the world demand reasonable standards. It is far better for the employer that those demands should be expressed in a readily intelligible form by a strong and well-organised body, than that they should be un-expressed. There is another reason too. If Trade Unions are properly run, they provide the best protection for a good employer against under-cutting by unscrupulous employers. Most big industries in this country are organised. into Associations, and those Associations make recommendations with regard to wages and other conditions of work. Ninety per cent of the employers carry out those recommendations, but a small percentage does not. The good employer, at present, has no means whatsoever of bringing pressure to bear on the bad employer to comply with those recommendations which the industry as a whole regards as reasonable From the point of view of the good employer the existence of a trade union movement is a means of compelling the bad employer to come to his senses, and is thus not a harassment but a protection I am giving not just my own views but the views which are held, after careful consideration, by the great body of employers which we in this Group from our various constituencies, represent There is a third reason, too, why the growth of trade unionism is desirable even from the point of view of an employer and that is that nothing helps more than healthy trade unionism to build up the self-respect of the workers, and nothing, in the long run is better for the employer than to build up that self-respect. Short term considerations might suggest that the self-respect of the worker is an obstacle to the prosperity of the employer, but further consideration shows that view to be a thoroughly unsound one If a worker has more self-respect he will demand a higher standard of living and want to do more work, benefit will accrue to the employer as well as to the employee There are great industries in this country today where the workers want so little-or at any rate, they are prepared to earn, so little that they cannot be get to work for more than three or four days in the week Employers in these industries go about almost cap in hand begging

[Mr P J Griffiths]

them to work more—and as a rule, with no successful result whatsoover—why is this so? It is because these workers have not yet attained that degree of self-inspect which makes them demand something better of the and makes them, therefore, ready to earn more than they now do—From all these points of view and without any of thit change or heart of which these Manuben Kari is so rightly suspicious, there has come about amongst methiging comployers today a change of understanding, a readiness to lit in with the social and conomic conditions not of the 19th centure but of today. Some form of representation, and so of protection for the interests of the workers there must be

There are three forms which in theory might be regarded as possible Eirstry, there is protection by the State-and we all know what disadvantages that has though at times it may be meressary. In the second place, in some industries experiments have been made with Labour Advisory Commuttees Those Committees have then advantages but they have their limitations too It is not unnatural, therefore, that India should seek to experiment with the third method, the method which has been tried with success in the West, the method of trade unionism [say, therefore, that no thinking employer today 1 going to object to the formation of Unions provided these Unions have the best interests of the workers at heart. Looked at in the light of these considerations, Section 28F which deals with the rights of recognised Trade Unions, appears to us wholly satisfactory. I am now speaking in general terms, not in details which are to be discussed in the Select Committee, and I say that the provision in this section seems satisfactory. Incidentally when I read it for the first time, it provoked an amusing thought in my mind, that an employer should be compelled to reply to letters received from trade unions I wished the Government itself would follow that principle, so that when we wrote to Government departments, we should obtain a reply at any rate within a reasonable time

Passing on from that pleasantry, we do accept the principle contained in Section 28F, but we think, there should be some reciprocal obligation—that a Union should not be allowed to remain silent if questions are put to it, oral or written, by the employer Much more important and much more difficult than this question is the second principle of the Bill, the principle of compulsory recognition In this Bill two methods of recognition are envisaged First there is voluntary recognition by the employer. When that fails, there is recognition by the State, made binding on the employer. This is our main quairel with this part of the Bill I have made it clear that we regard as vital the growth of healthy unions and when I speak of healthy unions, I mean unions led for the benefit of labour, not led by self-seeking agitators or by hysterical emotionalists However important the growth of such unions may be, it is equally important to prevent the growth of certain kinds of unions, unions formed pilmarily for the purpose of tomenting discord (interruption) I will come to my friend Mr Joshi's point later on-I promise him I won't leave anything out, we will have nothing to do with unions the primary aim of which is not the benefit of workers but the tomenting of discord, unions which have some unjustifiable political motive-it may be to force the acceptance of a new form of economic structure, or a new ideology, by making it difficult, if not impossible, for the employer to carry on his business with profit Let me repeat this point, that while we recognise the value to the community of the growth of unions which are really aimed at the welfare of the workers, we will never recognise the value of unions which are aimed at forcing a particular ideology on a country or a community which does not want it. We therefore apply this criterion to any legislation dealing with this matter of unions-will it encourage the growth of sound, healthy, legitimate, unions or will it retard the growth of such unions? Will it stimulate the right kind of unions or will it establish the wrong kind of unions? We have considered this measure very carefully from that point of view and it is our considered view-and I believe it is shared by most of those who from the employers' angle have experience of large scale inbour-it is our considered view that this Bill will do harm and not good. This kind of hot-house-plant forcing, this compulsory recognition irrespective of the fitness or otherwise of a particular union will in the long run benefit neither the trade union movement nor the State nor the employer. Let us suppose that a group of men embank on some enterprise—say, a new business. There are two ways of dealing with them lou go to them and say—'you deliver the goods, and turn out what is wanted, we shall then become your customers." On the other hand you can say,-"as soon as you start the shop, we shall, of course, become your customers, we shall give up our right to examine or criticise, the quality of your goods (food of bad we will buy does one adopt in the ordinary transactions of life? Does that not present a very good analogy to the position which is before us, with regard to this proposal for compulsory recognition of trade unions. There are two ways of dealing with a new union. You can go to it and say. "It is not for us to say whether your union is good or bad—we shill of course recognise it. Or you can say—"We shall watch your achievements, and if we find that yours is a genuine union, aimed at the benefit of the workers, we shall certainly recognise it " Which is the better way? Let me make clear what I mean. If a union makes it its business to demand higher wages, better medical facilities, shorter hours of work and if you like and all those things which are really in the interest of labour, then that union is doing what it ought to do As far as we are concerned, a union which does that fairly and legit mately will receive our recognition We are not however willing to give up the right to watch the working of a umon and decide whether it is bona fide, whether it is really among at the welfare of labour or whether there is some ulterior and unjustifiable political motive, some motive which is not really germane to the objects of the trade union movement. It is very important here not to confuse two entirely separate Do not let us confuse the question of the desirability of unions with the question of compulsory recognition. There are many things in this world which are desirable, but it does not always follow that the State should rush in and make them compulsory. I understand the spirit, I respect the motive behind this particular part of the Bill - It mises out of a natural and justifiable napatience on the part of my labour friends, who think they can find a short cut to the growth of the union movement by introducing this principle of com-pulsion. But I believe they will find that the history of the labour movement throughout the world, as indeed the history of the world in most of its aspects, shows that in these matters there are no short cuts. Unions have to earn their recognition by showing that they are sober, reasonable bodies, bodies intending to do the job for which they were set up and not to do some other job my own country There is no country in the world where unions have acquired a more honourable position, where they have exercised more reasonable power where the relation between the urions and the employers are better than in Great Britain. How has that position been built up? It has not been built up under the shadow of compulsion it has been built up because in their early days, unions had to learn by their own mistakes, unions had to prove not only to their employers, but to the public and to the State, that they were reasonable bodies. They went through that ordeal, they emerged successful, they showed the world at large that trade unions in my country were such sober and reasonable bodies that they ought to be given an honoured place in the Sometimes in the early days, employers were unleasonable and refused But once these unions convinced the to recognise even reasonable unions public at large that they were in fact soher and responsible bodies, the employers' opposition was quickly swept away and you soon reached a stage where trade unions were regarded as integral part of the economic structure. What were the points on which the unions there had to satisfy the public and in the last resort the Government Firstly that they were sober and responsible bodies. secondly that they were representative I am not using that word in the tech-nical sense for the moment. They had to satisfy the public that they were really representative of workers, thirdly that they were efficient, that they could collect their subscriptions regularly for, after all it is no use having trade unions

[Mr P J Griffithal

where the members do not subscribe regularly, and where in case of a strike the unions cannot contribute to the upkeep of the members. A trade union which is not able to collect its members subscriptions is of no use either to the employee, to the employer or to the State. If umous can satisfy the public that they are responsible, that they are reasonably representative and that they me reasonably efficient, then no employer can resist them. It does not matter a scrap whether an employer says he recognises them or not-he will have to deal with them If on the other hand umons fail to satisfy those conditionsif they are not reasonable and representative and if they cannot collect their subscriptions, then they are either useless or dangerous and should be discouraged And so my plea today is this-I believe with all my heart that the healthy growth of trade unionism will be one of the most important needs in this country in the years to come. Give that healthy growth a chance, and you do not give it a chance if you adopt hothouse methods from the very start Still less do you give it a chance if you apply to it certain mechanical criteria If a union by satisfying criteria, some of which have no relation to its attitude no relation to its sobriety or its responsibility-if merely by satisfying criteria of the kind specified in the relevant clause of this Bill a union can entoice recognition on the employer, you will take away any incentive to that union to grow into a reasonable and thoughtful body. You cannot build a new institution on a Government flat, you can only build it by convincing reasonable men, in different parts of the community, that it is a necessary and a desirable institu-That indeed was the view which was taken by what was perhaps the ablest body which ever considered labour conditions in this country,-the Royal Commission on Labour In their report they made it clear that recognation was not a matter for compulsion, because in the last resort the fruits of recognition would not be gathered unless recognition was based on willingness on the part of the employer and unless it was recognition in spirit as well as in the letter My Honourable friend the Labour Member will I think agree that these are very cogent arguments. But I will apply myself to the question whether there are any arguments on the other side. Is there anything which, in spite of these cogent arguments, still justifies us in going ahead with the principle of compulsion? When I received this Bill, as in old compaigner 1 naturally began by reading the Statement of Objects and Reasons Then I went back to the previous Bill on the same subject and I read the Statement of Objects and Reasons there All I could find there in justification of compulsion

"The position has not, however, improved in regard to voluntary recognition b employers"

Then being of a suspicious nature I turned again to the previous debate in this House and I saw that Dr. Ambedkar at that time had produced no better reason to justify this extraordinary measure of compulsion. All I could find by way of reason adduced by him was this

"The House will remember that the Royal Commission at that stage stated that they would very much desire that the recognition was achieved violinatiny by the consent of the employers without any legal obligation upon them. The House will also remember that the Royal Commission reported in 1929 Practically 12 years have elapsed and there has been no willingness on the part of employers to recognise trade unions voluntarily. Indeed, the objections which employers made before the Royal Commission for opposing recognition of trade unions are still the objections which the employers are pressing for non recognition." (Vol. IV., 1935, p. 253)

When I read that I naturally turned back again to the report of the Royal Commission on Labour in order to find out the grounds on which employers at that time were opposing the recognition of trade innors. I found on page 323 that the most important ones were five in number,—as given in 1929. The first reason was

[&]quot;That the union embraces only a minority of the class concerned."

Let me tell my Honourable friends, particularly my labour friends, that that objection has now been given up by every responsible body of employers in this country. If they will take the trouble to read the conditions which have been framed by various industrial associations on which they are prepared to recognise unions, they will find that the condition that the union must embrace a majority of workers has everywhere been given up. That presumably is one of the conditions which Dr. Ambedkar had in mind in 1941, when he stated that the employers were still pressing the old objections as a reason for enter recognising unions.

Mr. President: If it is convenient to the Honourable Member he may stop here and resume after Lunch

The Assembly then adjourned for Lunch till Half Past Two of the Clock

The Assembly re-assembled after Lunch at Half Past Two of the Clock, Mr President (the Honourable Mr G V Mavalankar) in the Chair

COMMITTEE ON PETITIONS

- Mr. President: I have to announce that under sub-order (1) of Standing Order 80 of the Legislative Assembly Standing Orders the following Honourable Members will form the Committee on Petitions—
 - (1) Syed Ghulam Bhik Nairang
 - (2) Mr Srı Prakasa
 - (3) Mr C P Lawson
 - (4) Sardar Mangal Singh
- According to the provision of the same Standing Order the Deputy President will be the Chairman of the Committee

INDIAN TRADE UNIONS (AMENDMENT) BILL-contd

Mr. P. J. Griffiths: Mr President, before lunch after beginning by trying to establish that no modern intelligent employer is averse to the growth of healthy trade unions, I maishalled some of the arguments against the introduction of the principle of compulsion From that I passed on to consider whether there were any compelling reasons which in spite of all the disadvantages of compulsion might still justify the inclusion of a clause of this nature I went back to the time where the Labour Member's predecessor had said that the arguments used by employers against recognition of unions in 1929 were still being used against them now To find out what those arguments were I had turned back to the report of the Royal Commission on Labour and in that Report I found it stated that five different lines of argument were used by employers against the recognition of unions. Of those five lines of argument I had dealt with two I explained then that the first objection to the union, that it did not contain a majority of the workers, had since been given up by all employers. I then dealt with the second objection raised in 1929, which related to the presence of outsiders in the executive of the union, and I pointed out that that objection too had now been given up by practically all important industrial associations. Three objections remain The third was, as stated by the Royal Commission on Labour, the failure of the union to register under the Trade Unions Act I do not believe that any single member of this House, certainly no labour member, maintains that an employer today ought to recognize a union which has not even observed the elementary formality of registering itself under the Trade Unions Act There remain two other grounds of objection which according to the Royal Commission were then being urged by employer One of those was refusal of the union to dispense with the services of a particular official. That has taken place undoubtedly in a certain number of cases But if my Honourable friends will lack at any of the recent statement, by industrial associations and large

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employers as to the conditions on which they are prepared to recognize the unions, they will find no reference whatsoever to any right on the part of an employer to demand that a union shall dispense with the services of a particular official So that out of the five grounds of objection taken at the time of the Royal Commission on Labour, four are no longer sustained by the employers

The fifth reason is a very delicate matter (Interruption) My friend says, why have you changed The answer is because employers are sufficiently intelligent to adjust themselves to the march of events, they do not stand on ancient slogans and shibboleths, but they are ready to adapt themselves to the needs of the hour The fifth ground then given is a very difficult and delicate matter indeed It was the prior existence of another union. This is an extremely difficult question. It is a question about which there is room for two reasonable points of view I may hold, as I do hold, that the existence of more than one recognized union in the same concern can be disastrous for the employer and the employees alike. Be that as it may, it is a questoin which is not dealt with in the present Bill The point I want to make now is that when Dr Ambedkar stated that the objections which were being urged by employers in 1929 for the recognition of unions were still being urged he was stating something which was completely incorrect. Of those five objections four have been openly and publicly given up, and the fifth is a matter in which there is a room for reasonable difference of opinion. So that the argument set forth in the Statement of Objects and Reasons that this compulsion had to be introduced because things had not improved, has no foundation in fact. My Honourable friend, Miss Maniben Kara, who unfortunately has to be elsewhere this alternoon for another Labour Conference, said in effect that unions had not developed in the last twelve years-or fifteen years it may have been--and that of course this was the fault of the employers. They had not developed because the employers would not let them develop Had it occurred to my Honomable friend that there are two parties to the development of a union and to the recognition of a union. On the one hand there is the employer and on the other there is labour. And I should be prepared to assert that at any rate in many industries, the reason why unions have not developed is that my Honourable friends in this House, who are distinguished labour leaders, in spite of all their efforts have not yet succeeded in those industries in persuading the libour to recognise that unions are what they need. It is an utterly unfair and unsound assumption, that because unions have not developed, employers must necessarily have been putting obstacles in their way I can give an example of one large industry, an industry which employs more labour than any other industry in this country and as far as that industry is concerned I say categorically that the allegation is not true We have not put and we are not putting obstacles in the way of the formation of trade unions. The formation of unions in industry generally will take place as and when labour begins to feel that it needs unions and as and when it begins to get confidence in those who come forward to lead them. One of the biggest reasons for this backwardness is the lack of a sufficient number of leaders of the right calibre. I have said in this House before and I will say it again that if we had a thousand Joshis the labour movement would go fast Every one respects Mr Joshi for what he has done and is still trying to do in the cause of labour, but one Mr Joshi and one Mr Gadgil and two or three others cannot lead labour movements designed to cover millions of The lack of labour leaders of the right kind is the main reason for the little progress that has been made since the time of Royal Commission sat in the organisation and recognition of labour unions. It is a calumny, it is not to say that employers in these recent years are in general refusing to recognize unions and are putting obstacles in the way of their development Several of the large industrial associations with which I have dealings have sometime since drawn up simple conditions of recognition for unions. They

have made it perfectly clear that they will recognize any union tomorrow which grows up in compliance with those conditions. I am prepared to show those conditions to the Labour Member, or my Honourable friend, Mr Joshi, or to any labour member of this House, and I can tell you, Sir, that when he reads them he will be surprised to find a complete absence from them of any pettifogging restrictions He will be convinced that they represent a genuine desire on the part of employers to meet the needs and wishes of labour as soon as those needs and wishes begin to make themselves felt. So that the argument that you must have this compulsion because employers have played unfairly is without foundation. And here I want to make a plea to my Honourable friend, the Labour Member, and to this House Of recent years, particularly within the last two or three years, a new spirit has been born, not only in this country but throughout the world with regard to all these labour matters Employers today approach these problems from a different angle and with a different emotional background A new atmosphere a background between this new atmosphere a chance to make itself felt Give us a chance to see what can be done in the way of developing good relations between employers and the employees, without vitiating that atmosphere by the distasteful principle of compulsion What my Honourable friend says in effect is "you must have compulsion because in the bad old days before the war when men's minds were different in many respects, before new light on these subjects had dawned-because in those days employers were hidebound-just as in those days labour leaders were hidebound-because of the conditions which prevailed then, now we must have the element of compulsion " Give the new spirit a chance to work Accept the view of the Royal Commission on Labour In the last resort, the power and the strength and the development of unions will depend not on formalities and legal principles, but on the spirit in forming their action on the one hand and of the employers on the other I will tell n Honourable friend, the Labour Member, that if he will adopt that policy he will find the employers of 1946 ready to meet him and labour very much more than half wav I do therefore beg that this element of compulsion shall be removed from this Bill

Mr. N. M. Joshi (Nominated Non-Official) What will remain of it?

Mr. P. J. Griffiths: The first thing remaining will be the statement of the rights of a recognised union secondly, moral recognition will have been given by Government and by this House and by employers to the fact that trade umons are a desirable and essential part of the economic structure My Honourable friend, Mr Joshi, tends to live in legal formulas of textbooks Let us get into the spirit of compromise I can promise my Honourable friend, that as far as those whom we in this group represent are concerned. he will not find us stiff, but ready to develop this Trade Union movement If Government will not accept my plea, I have another suggestion, a kind of halfway house, and the idea of this halfway house really arises from a very useful interjection by Mr Joshi When I was speaking this morning and was trying to develop the theme that it was important to encourage a sound. balanced and healthy union and to discourage the unsound, unhealthy union having some ulterior motive other than the mere benefit of labour Mr Joshi nodded that wise head of his and said, 'Who is to be the judge?' There, of course, is the crux of the problem and attitude of any particular union My contention is that in the first place the employer must be the judge But if Government will not accept my plea for the abolition of compulsion altogether, my next contention is, let there be a court of appeal Let the employer be the judge in the just place and have the right to refuse to recognise a union Then let the union come and allege that recognition has been refused unreasonably Let all the relevant facts and circumstances be taken into consideration, as to whether the refusal by the employer has been unreasonable or not This present Bill, as now drafted, does not provide for that It lays down certain mechanical criteria to which and by which the industrial court is examined. As the Bill is now

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inimed, if an employer refuses recognition, three mouths later the union can go to the industrial court and there it has to establish certain criteria. Those criteria are all in a sense mechanical in their nature them are, firstly, that all the ordinary members are tworkmen employed in the same trade or industry secondly that it has for twelve months been a registered union. I pass over the third as I do not want to be involved in this extremely contentious matter of a communal nature. Fourthly, that the rules provide the procedure for declaring strikes, fithly that the needing of the executive shall be held once in every six months, sixthly, that it is a representative trade union. I will come back in a minute to the question of a representative trade union.

The point I wish to make is that all that the industrial court is entitled to do so to consider whether the umon has compiled with these conditions or not There is not a word here that authorises the industrial court to consider how the umon is behaving or what are the evidences to its intentions—whether it is a responsible body, whether it exists for making trouble or whether its primary purpose is political. The moment the umon can satisfy the industrial court that it conforms to these purely mechanical enteria, the industrial court can do nothing but recommend recognition to Government.

In the next section you have some words which may mean anything or nothing. They say "On the receipt of a report, a Provincial Government, if satisfied that a trade union is fit to be recognised, may by notification, etc." I have two points about that Is it really right when we in this House

'I have two points about that Is it really right when we in this House are trying to lay down the conditions under which a union shall be recognised, that we should wave an arry hand and say we cannot lay down the details, but that if Government thinks a union is fit to be recognised, that is good enough for us? Is that legislation or is it shriking our duties? I say with all respect that it is entirely wrong in principle for the Labour Member or his predecessor to come to this House, and ask us to give our sanction to a blanket chaise of a kind which says that a Provincial tovernment or recognise whatever it likes to recognise. Let us say so, if we mean that If that is our wish lot us say with regrid to tide unions that the Provincial Government can please itself as to what it does with regard to union. But I do not believe the House will accept that view. We are here to give guidance by legislation to Provincial Governments as to the principles they should apply in deciding whether a union is fit for recognition or not. I do urge that this kind of vague blanket legislation is not satisfactory.

I come back to my point that as things stand, a union may be irresponsible, dangerous, and devoted to some improper object, but it still may satisfy the criteria laid down by the Bill for the industrial court. The only protection then that we are given—and by 'we' I mean the employer and the State—is that the Provincial Government can make up its mind whether the initial is not is not fit to be recognised. This does not go far enough

I want to go further I do ask my Honourable friend, the Labou Member to consider the desirability of laying it down that in the normal way, the employer is, to have the right to recognise or refuse to recognise a union from that refusal if necessary the right of appeal may he with the proper authority and the grounds for the right of appeal should be that the employer has acted unreasonably I shall have much more to say about that when we come to the Select Committee But I do ask my honourable friend to accept the principle that more definition is necessary, that the onus of recognition rightly belongs to the employer and that it is only in those exceptional circumstances, where an employer unreasonably refuses to recognise a union that Government or an industrial court ought to intervene. That intervention ought to be governed by principles clearly laid down in this Act

I pass on from that, because I have already taken too long a time over it. There are still a few points with which I must deal.

The first is with regard to the complete lack of any definition in this Bill as to what is meant by a representative union That phrase, representative union, seems to be the keypoint of the whole Bill, for in fact what the Bill says amounts to this That if a union is a representative union, then provided it satisfied certain criteria, it shall be recognised by the State and that recogmitton shall be binding on the employer That means nothing to me, unless you tell me what your starting point is It is no use saying that a representative union is to be a recognised union, if you do not tell me what a representative union is. It is wrong in principle to take a matter of this kind and leave it entirely to the rules Rules exist to carry out the purposes of the Act and not to define those purposes The essential purpose of this Act is to give recognition to a representative union, and yet forsooth, we cannot be told what principles are involved in deciding what representative unions are As I have said on previous occasions, this means a shirking of our responsibility We are here to lay down guiding principles. We are here to define those points on which the working of the Statute will depend I do urge my friend to accept the principle that when the Select Committee stage is reached, an attempt will be made and must be made, to make clear what we mean by a representative union

My friend says, and I understand his point, that in these matters elasticity must be left some discretion must be left to the Provincial Government I agree for circumstances do vary from province to province and from Industry to Industry But he must lay down some overriding principle Let him lay down that there must be a minimum percentage for membership, and having done that if he likes to leave Provincial Governments to vary the percentage, I have no objection But if this phrase "representative union" is to mean anything at all, you must have some kind of minimum membership clause in it, I know the arguments against such a clause It is very often said that a small trade union may be better than a large trade union, but that is one of those nice copy book sayings that you cannot translate into practice How does it work in real life? If you had a union to which only 5 per cent of your labour force belonged, what would it mean, if you said that it was a representa-It is merely misusing words You have in practice to deal with the other 95 per cent outside the ambit of the union On the other hand, if a trade union contains 90 per cent of the labour force, it does not matter whether you recognise it or not it will in fact be representative and you will have to deal with it. There must therefore be some connection between typesentative capacity and numerical strength 1 am not here concerned to argue that a particular percentage should be fixed, nor and I concerned necessarily to insist that that percentage must be the same in all industries and in all parts of the country But the principle must be laid down in this Bill that no union can be deemed to be representative unless it contains a minimum percentage, to be defined according to the circumstances of the industry and the Province, if you like, of the membership of each individual concern to stress this point—each individual concern. You may have a union covering of stress this point—caon matridust concern 120 may not have a single member in the particular concern in which I happen to be interested or which I happen to particular concern in which I happen to be interested of which I happen to own. If you were to call that union representative in my concern, would it mean anything in practice? I will develop this point in more detail at the select committee stage I do trust the Honourable the Labour Member will give the most serious consideration to this aspect of the matter. I have urged upon him three points I have urged that the principle of compulsion is bad I have gone on to urge that recognition is the normal function of the employer and that intervention by the State or by an Industrial Court is only justified where it can be shown conclusively by the union that the refusal to recognise has been unreasonable. I have gone on from that to argue that before he gets even to that stage, he must give some more point to his definition of a "representative union".

Mr P. J Griffithsl

I have only two more points to make now and the first relates to the question of withdrawal of recognition. In this Bill, just as we define the procedure for granting of recognition, so it is sought to lay down the procedure for withdrawal of recognition. This section requires the most careful examination, for it contains features which may well become a prolific source of strife and dispute For example, as the Bill now stands, any Union can apply for the withdrawal of recognition from another union. What a pretty kettle of fish. What a state of affairs it when two or three irral unions have started in a particular concern, each starts coming along and claiming that Government must cancel the recognition already granted to another union. There is bound to be difficulty there and I realise that the Labour Member has an awkward problem to solve We will try to discuss in Select Committee as to what the solution ought to be But I do want to stress the fact that the section, as it stands at present, will not solve the problem. It is defective in other respects too. For example, it is illegal in the extreme, that an employer in the first place has the right to giant or not to grant recognition but has no right whatsoever to withdraw recognition, even if the union behaves in exactly the kind of way which would have justified him morally in not granting recognition when it was first formed Clearly there ought to be some provision as to the right of withdrawal of recognition by an employer, subject, if you will to in appeal on the ground that the withdrawal has been unreasonable, to some competent authority

My last topic is a very brief one and it relates to that section which deals with unfair practices. Here I have no general objection to the section as it stands, but it seems to me to require very much more detailed examination with regard to certain important points. For example, we are told that if the majority of the members of a union take part in an illegal strike or if the eventure of the union encourage any megular strike, that shall be a ground for the withdrawal of recognition. This sounds grand on paper but in practice it does not take a majority of the workers of a union to dislocate an important industry. It may easily happen that an important section of the workers in a particular ministry, for less than a mijority, can bring about dislocation and produce excelly the same disastitious results as would ensue if a strike had been called regularly by the union in the ordinary way. A small precentage of the members of a timon acting against the views of the union can go on strike and cause dislocation, even when a majority of the members of the union a minor to prove its home. ' her that there ought to to some provision to a minor to prove its home.' her that there ought to to some provision to a minor to prove its home.' her that there ought to to some provision to a minor to prove its home.' her that there ought out some provision to a minor to prove its home.' her that the value of the interference of the minor are one of the union are opposed to the strike Does it not seem that there ought to to some provision to a minor to prove its home.' her that there ought a second provision for a minor to more acting against the views of the union are opposed to the strike one waying anything degmate or putting forward a final opinion. I am mentioning the problem as a matter for consideration. What can be done to deal with this puticular difficulty is a matter which we shall have to discuss in the Select Committee.

There is one more point under this same head which seems to require elamication too. There is a section or clause, clause 28 (K) which speaks about the rights of a trade union. That may be a very good section or it may be a very had section. I find it hard to judge, because I have no idea as to what the Honourable the Labour Member has in mind, when he talks about the rights of a trade union.

Have they, for example, the right to hold their meetings in working hours? Is the employer expected to allow them to hold their meetings in the time for which he pixs his workers. Have they the right to hold their meetings within business premises? All this is not clear. I distilks and apprehend greatly the use of these vague blanket phrases such as the rights of a trade union. I believe that more harm has been done in this world by the loose use of vague general phrases about rights like this about the rights of a trade union. I the like the rights of a trade union than by most other political causes. Do not let us talk in such abstract terms about the rights of a trade union.

say what those rights are This is one of the many points in this Bill which requires clarification

Sir, that is all that I have to say at this stage, except for one final appeal to the Honourable the Labour Member I have been forced to adopt today an attitude towards his Bill which must be distasteful to him, although I propose to support the reference to select committee, I have made it clear that the draughtsmanship is defective that in the Bill there are many lacunae and that altogether, I think, it is a badly thought out Bill That point of view must be distasteful to the Honourable Member but I have expressed myself frankly to min i w because I want to ask him to take the chance, the chance which has been provided to him by his coming into office in the present Government of giving his Department a new start. For years past the Labour Department has gone on bludgeomig its way through—producing lastily datted Levelation—either not consulting the interests concerned or consulting them after the draft has been completed -calling tripartite conferences, not presenting those conferences with the agenda beforehand and putting bins before them for the first time actually in the iniddle of a conference. Those have been the kind of bludgeoning tactics adopted by the Labour Department for some years past Every section of this House subscribes to my view on this matter and every section of this House hopes that, with the advent to power of a new Government there will be-I dare not six change of heart, in view of what I have said about changes of heart this morning-a change of understanding. The Labour Member will realise that we are not not me a in the old dichard days of 20 or 30 years ago H. has to deal on this side of the House with a body representing employ ers who will cooperate with him who will back up his efforts to promote the we'fare of labour and in return we expect from his department that consideration, courtesy and consultation which have been conspicuously lacking in recent years

Pandit Balkrishna Sharma (Cities of the United Provinces Non-Muhammadan Urban) Sir, I rise to support the motion that the Bill be referred to the select committee When I was hearing the very able exposition of my Honourable friend Mr Griffiths on the Bill before us I was reminded of a conversation that I had with the President of the Employers Association of Northern India, Sir Tracy Gavin Jones, in the year 1938 At that time there was a very serious labour trouble in my own city, the city of Cawipore, and I had to do something with that strike which ultimately took place. I almost went on my knees betone him and I requested Sir Tracy Gavin Jones to be good enough to grant recognition to that union, which was smarting under the disability of not having been recognised, and Sir Tracy put the question to me— "You raise this question of recognition, but I want to know what the aims of your labour union are " I said that the aims have been laid down in the He said "No, you are not purely a trade union, there is someconstitution thing of an ulterior motive behind your trade union, which is your politics, and hence I am not going to advise the Employers Associaton to grant recognition to you" I appealed to him to broadbase his policy. I requested him to give the labour leaders and the representatives of labour a chance to sit with the employers and to thrash out matters which were agitating labour at that time But Sir Tracy would not budge an meh, and today while I was hearing Mr Griffiths I was reminded of that conversation, and I found that there was precious little change so far as the understanding of the s.tuation was concerned As Mr Griffiths said, it is not proper here perhaps, where intellectuals are sitting, to talk about change of heart, but only of a change of

over the members of the Employers Association of Northern India A great deal of time has been wasted by talking about what actually trade union activities are and what should be the motive which should guide the various trade unions in the country Mr Griffiths would not object to a trade unio 1 demanding higher wages, better conditions of service, old age pensions and all that, but perhaps Mr Gr ffiths would not touch a trade union with a

understanding Till 1938 or 1939, that change of understanding did not come

[Pandit Balkrishna Sharma] pair of tongs if that trade union were to place before it the ideal of bringing about a complete social change in the body politics of society, which means that wherever there is the least possible doubt regarding the motive with which the trade union functions, and which according to Mr Griffiths is not within the ambit of trade unionism, he would not tolerate it To me it appears that at this hour of the day it is not possible for us to circumscribe the activities of a trade union A trade union should be perfectly at liberty to have as its objective the reconstruction of society on such economic principles as do not today find acceptance with friends of the way of thinking of Mr Griffiths you do not permit trade unions to function with those ums and objectives before them, you will be really putting a great deal of hindrances in the way of the development of trade unionism in the country After all, life cannot be divided in watertight compartments For the life of me I cannot understand why a trade union which has got that ideal before it should not be considered as a properly constituted trade union, and why merely because it happens to bring about or to strive to bring about, a change in the economic and social conditions it should not find recognition or it should not be considered as working on trade union lines. I quite understand the trouble which the employers feel from trade unions which have not been formed on proper lines I myself, in my capacity as a humble servant of labour, have felt that sometimes, or even oftener, the labour leaders and workers go out of their way to create trouble, but then, we are passing through a period of transition, and we cannot, situated as we are, all of a sudden, try to bring all our movements under effective control Such lapses should not in any way be put down to the idea that because that particular labour union happens to have a wider objective before it, therefore all these troubles are arising

My Honographe friend Mr Griffit's has gone into the reasons which are responsible for not bringing trade unions into proper shape in this country Ours has been a position peculiar to ourselves. Nowhere in the world had the labour movement to work under those conditions under which our trade union movement had to function The primary consideration before the country for the last twenty five years has been political freedom and the best intellects of the country have devoted their time and energy to that cause Naturally, it was not possible for us, in this very peculiar political condition in which we found ourselves, to devote our energies to the development of sound trade unions in the country That is one of the main reasons why trade unionism has not functioned in the country in the way it should have

I quite agree with Mr Griffiths that we could not find trade union leaders of calibre That difficulty again has been before us but the one factor, which Mr Griffiths so hotly repudiated, has also worked to our disadvantage and that has been that during the last 25 years we have never received any encouragement whatsoever from the employers to organise our labour on sound trade Mr Griffith's protestations cannot take away this fact from union lines consideration

Then, again, Sir, we have heard criticisms of various clauses in the Bill Some cut cisms me of the nature which require consideration in the Select Committee but there are some criticisms which have been levelled against this Bill which more or less are of a fundamental nature My friend Mr Sattar Seth has asked why we should put hindrance in the way of organising labour on communal lines As a man who has been associated with labour for the last 25 years of his life in a way, I can say that if we promote or encourage anything of that sort I can assure Seth Abdus Sattar that the whole labour movement in the country will go to dogs Maulana Hasrat Mohani, a revered friend, was approached by certain friends in my city and he was asked to organise a Muslim trade union in the city I had an occasion to talk with Maulana Hasrat Mohani about this question and he said 'Well, Pandith, it will be disastrous if we promote this sort of organisation so far as the labour of the country is concerned' I can quite understand some of the labour unions functioning on

communal lines but I certainly cannot understand why the Government should encourage this, knowing as we do that that will certainly cut across the labour interests in the country, he they Hindu or Muslim If anything, the leaders of public opinion in this House should take into consideration one fact, that so far as the employers are concerned, they know no distinction either of nationality or of race or of religion or of community Nearly all the employers in Northern India who are employers worth the name are members of the Employers Association of Northern India Hindus, Muslims, Europeans, Christians, whosoever they are, they are there Then, if the employers are feeling that county of interest so far as their economic interests are concerned, how is it that we here should raise our voice against the very sound principle that labour should not have any organisation whatsoever on communal lines After all labour organisations are not faced with political questions day in and day out There are certain occasions, as my friend Mr Seth pointed out, when some burning political topic comes up before a certain rade union organisation and the majority of the members perhaps express their opinion contrary to the views of the minority. Well, if certain occasions like this arise, the minority in that organisation must be left free to express its opinion in the way it likes, but because such occasions arise we should not encourage communal unions to be formed If that happens, then we shall be weakening the trade union movement and the labour movement of the country to a very great extent. I would appeal to my friend not to insist upon getting this Bill circulated and to withdraw his motion

Naturally there are certain clauses in the Bill which require redrafting and reconsideration. Some of them have been mentioned by Mr. Griffiths. He has just forward certain suggestions also and I hope in the Select Committee he will be of mineries help to all those who are there to make the Bill acceptable to all sections of the House.

So far as the question of compuls on is concerned, I think we cannot be too legalistic about it. And we cannot stand on principle to such an extent that we may endanger the development of the whole labour movement in the country Even the veteran labour leaders do not like the trade unions to be recognised merely by the fiat of executive authority, merely because the State has granted recognition to a particular union. That is all right, but then the whole trade union movement is in its infancy and when we want to build it up on proper lines it is necessary that the State should accord some help towards the building up of that movement and I think this Bill is nothing more than a help towards making the trade unions function on proper lines Compulsion is not a very good thing and the employers will naturally resent that soit of compulsion but then after this great armageddon we have seen how employers have readily fallen in with the amount of compulsion which nobody could dream of before the last war. Even in England, we have seen employers carrying out the wishes of the State without insisting too much upon the minerale of laissez faire and, therefore, today to rarse our voice against a slight compulsion that might be in one legislation or the other, is like going against the current Compulsion is there Compulsion will have to be there if we want our society to be reconstructed on proper lines I therefore think that we should not in any way come in the way of the present government in bringing on the anvil various labour legislations which the Honourable the Labour Member has before him As I was hearing another friend of mine in this House on this Bill, I was thinking whether we shall allow this canker of communalism to eat into every walk of So far, we have succeeded in keeping the Trude Union moveour public life ment of the country free from any bias of religion or communalism, but if we allow the slightest possible encouragement from the side of the State in that direction, then I think we shall be harming the labour interests which look up to you in this House for protection. With these words I support the motion for the Bill being referred to the Select Committee

Mr. N. M. Joshi: Mr President, the Bill which we have been d scussing for some time since yesterday evening is a small measure intended to remove one

[Mr. N M. Joshi]

The employers in this country have pleaded many excuses for not recognising trade unions of their employees I do not wash to traverse over the ground which has been covered by my Honourable friend Mr Griffiths, who quoted the arguments pleaded by the employers against the recognition of their employees as given by the Royal Commission on Indian labou. They have pleaded many excuses, but Mr Griffiths quoted five of them as given by the Labour Commission Mr Griffiths said that most of these arguments which the employers used against the recognition of trade unions have been now given up by the employers of this country have given up that have changed their understanding. He made us understand that the employers of this country have given up their former attitude towards the trade unions. But, Sir, from the speech to which we all listended this morning and part of this afternoon, I feel that not only the employers of this country have not shown any change of heart but I am afraid they have shown on change even of understanding I do not find from his speech that he understands the trade union novement in this country any better than his predecessors of 25 or even 50 years ago

Sjt N. V. Gadgil They are Bourbons!

- Mr. N. M. Josh. He told us that the employers now do not object to the outsiders working in the trade union movement. Even there he was not quite accurate. If he had said some of the employers now do not object, he would have been right. But I move even today some of the employers who object to the outsiders taking part in the trade unions of the remployers, a na however prepared to elimit that some or the employers have given up some of than old pies. I infortunately, wan people do not really it had realise that the trade unions are an essential part of the industrial organisation and if they cannot be plead the old arguments they are brainly enough to find out new arguments. My friend Mr. Griffiths told us that the employers would be very willing to recognise trade unions if all the trade unions, were very good men and if their objects had been such as the employers approved. If they did not take part in politics and if they did not create any discord, then there would be no difficulty in the employers recognisms the trade unions.
- Mr. Manu Subedar (Indian Merchants Chamber and Bureau Indian Commerce) And they have to bring a Joshi
- Mr. N. M. Joshi: When I have become old and incapable of starting new unions and making fights on their behalf, he is quite willing to show consideration to me personally.

Sir Cowasjee Jehangir (Nommated Non-Offic al) He appreciated your services all along

Mr N. M. Josh: He said that the trade unions must not create any discordbetween the employers and the employees. It is not the business of a trade umon to create discord. A trade umon is intended to protect the rights of its members, the employees If the rights of the members could be protected by negotiation a trade union worthy of its name would prefer that method of settlement But it is not always possible to protect the rights of the members of the trade unions without some kind of fight. He said that the trade unions, m In his took part in semi political activities. He wants the trade unions to be content with asking for the reduction of hours asking for the increase of wages and such things. But he suggests to us that it is not the business of a trade union to enter into politics. And then Sir he told us that he was an admirer of the British trade union movement and he told us perhaps to follow the great example of the British trade union movement. Let me assure him that I am . one of the admuers of the British trade union movement, but I have vet to learn that the British trade unions do not enter into politics or do not fight with the employers in that country

Mr. P. J. Griffiths: They do

Mr. N. M. Joshi: They do Therefore, a trade union movement will on some occasions create some discord between the employers and the employees. It is therefore not right for him to expect trade unions not to create any discord

Mr. P. J. Griffiths: On a point of personal explanation, Sir I did not object to the fact that the Union would in practice have to fight against the employers I referred to the motive underlying the formation of a union and I objected to an Union which was created for the purpose of formating discord a rather than for the purpose of looking after the real welfare of the labour

Mr. N. M. Joshi: I said very clearly the object of a trade union is to protect the interests of its members

Mr. P. J. Griffiths: It should be Mr. N. M. Josh: That is the object

Mr. P. J. Griffiths: Not always

Mr. N. M. Joshi: And if to fulfil that object it has to fight the employers, well, the union will have to fight Has the British Trade Union Congress given up politics? He may know something about the British Trade Union Congress, though he may not have attended any of their meetings

Mr. P. J. Griffiths. I have attended their meetings

Mr. N M Joshi: So have I The British Trade Union Congress has not eschewed politics. On the contrary, they give great importance to political questions. The British Trade Union Congress has not given up asking for the abolition of the capitalist system. The British Trade Union Congress is trying its very best to see that a socialist democracy is established in Great Britain as call, as possible I, therefore, feel that when Mr Griffith told us that the trade unions in India were not good unions because they created discord between the employers and the employees and because they took part in the political movement of this country.

Mr. P. J. Griffiths: I rise on a point of personal explanation again I am sorry to interrupt the Honourable Member but he is unintentionally misrepresenting me I did not object to umons taking part in politics. I objected to those umons the primary object of which was not the welfare of the labour but the forcing of a particular economic structure on society. To put it more plainly, a union whose primary aim is not labour welfare but communism is a bad union.

Mr. N. M. Joshi: Well, Sir, I again repeat for the benefit of my Honourable friend Mr Griffiths that the primary object of a trade union is to protect the interests of its members.

Mr. P. J. Griffiths: Should be

Mr. N. M. Joshi: And whatever legally and legitimately is necessary for the protection of those interests, the union is justified in doing. If the interests of the members cannot be protected without the abolition of the capitalist system, well the union will advocate the abolition of the capitalist system.

Sir Cowasies Jehangir: Will it go on strike for that purpose?

Mr. N. M. Joshi: I will come to the question of recognition. It is in these circumstances when the employers even today do not show a proper understanding of trade union movement in this country that the Honourable Labour Minister has brought forward this small measure. Sin, in Honourable friend Mr. Griffiths quoted the Royal Commission on Indian labour. I happened to be a Member of that Commission and as a Member of that Commission after having studied the whole question very anxiously and carefully at that time, we came to the conclusion that if recognition is to serve its object completely, it will be better if the recognition was voluntary and genuine. Sir, I subscribe to that view sincerely and fully. We felt that you may give the trade union some kind

[Mr N M Joshi]

of recognition by law, but a real and sincere recognition is difficult to be obtained by law. You may take a bose to the water, but it is not easy to make him drink the water. You may make a law compelling an employer to write a reply to a latter sent by a trade minon, but in any case it is very difficult to compel an employer to write a reasonable reply

Mr. P. J. Griffiths: You cannot even compel Government to do that

Mr. N. M. Joshi: You may compel an employer to grant an interview to the representative of a trade union, but you cannot by law persuade an employer to be just and fair to his employees It is on account of these difficulties that the Royal Commission at that time came to the conclusion that it is better to see that the employers in this country learn in the course of time the wisdom of necognising unions, the wisdom of necognising that trade union is an essential part of the industrial organisation of the country Unfortunately employers in this country did not learn much during the fifteen years that have elapsed since the Royal Commission wrote its report. It is on account of that that the Honourable Member in charge of the Labour Department has been compelled to bring forward this measure As has been explained both by Mr Griffiths and the Honourable Member in charge, the measure creates a right, in my humble judgment a very small right, for the working classes in this country by laying down a principle that an employer shall reply to the letters written by a recognised trade union and grant interviews to the representatives of that trade union Even the small right which this Bill proposes to give to the trade unions is again whittled down The employer is only bound to reply to the letter written by the trade union once, but if the employer comes to a decision either favourable or untayourable, then for six months the trade unions cannot write another letter on that subject to the employer and expect a reply You will see even the small right which the Bill proposes to give to the trade union has been whittled down to a great extent by the provision that the employer need not reply to the letter, if the point had been covered once by a previous letter and decided by the emplover I teel that the rights given by this legislation are very small and very meagre But that is not the complaint which I propose to make just now at this The complaint which I make now a anot the Government is that in order to give this small right to the trade unions the Government is imposing very heavy conditions upon the trade unions in this country After all what is the right the Government is giving to the trade unions? The Government is giving to the trade unions the moral right which every employee of an employer has got The employee has the moral right if he has to make written representations as regards his conditions of work to the employer, to get a reply from his employer Similarly an employee has the moral right to see his employer and talk to him on the conditions of life and work in the factory or in that industry If the Government therefore gives this moral right and puts it into legislation the Government is not justified in imposing heavy conditions. I would have preferred the Government of India to lay down in simple language this moral right, in legal phraseology that every employer shall reply to the representations made by the employee or his representative, the trade union, similarly every employer shall grant an interview to the employee or his representative, the trade union Sn, a simple laving down of a principle of this kind in legal p'iraseology would have been enough for the working classes in this country But Sir the Government of India whenever they want to give something to labour they are always afraid of the employers. They feel that if a small right is conferred upon the employees they must exact the price and therefore the Government of India have laid down in this Bill very heavy conditions. I shall not go into details of these con litions But I must state in this House that not only are these con ditions heavy but they are likely to create complications which will make the administration of this law difficult and may even hamper the growth of the trade union movement in this country One of the conditions is that the union to be recognised must confine itself to one industry I lay the charge on the Government of being vague as regards this condition. One does not know what an

industry is You insist that a trade union must derive its membership from one industry Is the textile industry one industry? You may say that the cotton textile industry is one industry, woollen fextile is another industry, silk textile The word is a third industry and the handloom industry is a fourth industry Similarly "industry" is not defined and. I am afraid, will not be easy to define we would like to have one union for the transport industry. But the transport industry may consist of railways, motor transport and air transport, and unless we define the word "industry" we shall not know what sort of umons to start So far as I am concerned I feel that this restriction or condition imposed upon trade unions is not only unnecessary but is likely to create great difficulties and may hamper the growth of trade unions. We want large trade unions in order that these trade unions should function effectively and should protect the intensets of their members. If the word "industry" is narrowly interpreted the growth of the trade union movement in this country will be hampered and weakened

I will also mention another condition laid down by the Government of India, and along with my Honourable friend Mr Griffiths I will say that the condition is very vague It says that the union to be recognised must be 'representative' I do not exactly understand what the meaning of that is And again if you try to define it you will find that the administration, even looking at it from your own point of view, will not be easy, and from the labour point of view it will certainly create obstacles in the way of the growth of the trade union movement A umon extending over a province will be representative in Bombay, having a membership prescribed by the provincial Government-10 or 15 per cent whitever may be laid down-but it may not have a remesentative chy ater in mother place like Sholapur in the Bombay province. We want all these trade unions to amalgamate themselves and work together, and if you lay down a condition by which unions which are recognised in one place and not recognised in another place you will create great difficulties. Even in the same city it will not be easy for you to define the word in such a way that the smooth working of that condition will become practicable and the laving down of this condition will not create an obstacle in the way of sound trade union movement

Then, Sir, the Government of India propose to give power to the Provincial Governments to lay down any condition which the provincial Government wants. Sir, these are days of dictatorships, Hitler is gone and the Tzars are gone, but then spirit has not disappeared I do not really understand what the Government of India mean by giving this power to the provincial Governments It is true that the Government of India say that the new conditions to be imposed must not be inconsistent with the conditions laid down in that section cluse will give power to the previousla Governments to lay down any condi-tions. My Honourable friend Mr. Griffiths wanted perhaps some conditions to be laid down as regards the unions taking pair in politics. What will prevent a provincial Government saying that a union to be recognised must possess politics of a certain character and must not possess politics of some other character? It is quite possible that such a condition may be laid down and I do not see how, if such a condition is laid down, it will be inconsistent with the conditions mentioned in that clause. The power which he proposes to give to the provincial Governments is a very wide power and the trade unions in this country will not be willing to give such power to the provincial Governments I realise that the Honourable Member may say that the powers given to the provincial Governments are to be controlled by the Central Government Str I have great respect for the members of the Central Government but I am not prepared to give even then my confidence to this extent that they may lay down any conditions they like for the recognition of trade unions in this country I therefore feel, Sir, that the Government of India have unnecessarily gone into the question of laying down conditions. The rights which they are giving to trade unions are very small rights, the fundamental primary right that belongs to every employee that he has access to his employer to discuss the conditions

[Mr N M Joshi] of his life and work, and therefore the laying down of these conditions is not at all necessary

Sir, there are other smaller matters in this Bill to which I shall refer very briefly The Government of India propose in this Bill to establish an industrial court in order to judge whether a trade union seeking affiliation has fulfilled the conditions laid down in this Bill Here again the Government of India desire to keep power in their own hands. They are willing to appoint an industrial court and they ask the court to judge an application and make recommendations to Government Now after the industrial court has made a recommendation what else can the Government of India judge upon? They are not willing to trust the industrial court, they simply say that the court should make a recommendation to the Government of India, and if the Government of India are satisfied, then only they will grant rights of recognition to that body are the Government of India going to do to be satisfied? They will depend on some other information which has not been placed before the industrial court I therefore feel that the Government of India are needlessly increasing their own responsibilities by not trusting the industrial court. I suggest that they should trust that court and not increase their own responsibilities. I am quite sure that the Honourable Labour Minister will himself not like to take up this responsibility of sitting in judgment on the recommendation of the industrial court

- Mr. President: I believe it is not the Government of India but the appropriate Government which is given power, and it may include the Government of India
- Mr. N. M. Joshi: Unfortunately the Government of India also happen to be the appropriate Government in respect of certain industries
 - Sjt. N. V. Gadgil: Now it is certainly appropriate!
- Mr. N. M. Joshi: Yes Sr., the Honourable Member is providing not only tor the grant of recognition but also for the withdrawal or recognition, and there he makes a suggestion by his Bill that if a tade muon soes on an irregular strike the recognition should be taken away. If mry judgment this irregular strike, as defined in this Bill is an internal matter of a trade union. The recognition of a trade union cannot be withdrawn because an officer of the trade union breaks the constitution of that trade union.
 - Prof. N. G. Ranga: If no disciplinary action is taken against that officer
 - Mr. N. M. Joshi: It is an internal business of the trade union
- Mr President, I have placed my general views before the Assembly on this question. The subject of this Bill is a vert difficult one but I have no doubt that if ill the members of the Select Committee consider this question only from the point of view of the unterest of the working classes of this country, we may be able to arrive at conclusions which may be acceptable to the working classes. Therefore, So I support the motion for sending this Bill to the Select Committee, and I have every hope that the Bill as will emerge out of the Select Committee will be acceptable to the working classes in this country.
- Mr. Muhammad Nauman: I rise to support the motion for circulation and an doing so I feel I am doing it in the ultimate interest of labour. By circulation we do not propose to delay as was surgested by Prof. Ranga but what we want really is to have on the Statute Book a complete legislation in the matter of recognition of tinde unions and in the matter of relation of labour with the Employers organisations here. I do not want to dilate on the issue whether this is a complete codification required for a civilized country, or not On that question m. Honourable friend Dr. Zia Uddin has made certain suggestions. He pointed out the way in which labour would be satisfied and how labour unions should be organised.

My Honourable Then, Sir, I want to discuss how the Bill stands today friend, Mr Ishaq Seth, in moving his motion for circulation made a very able speech and said that although this Bill was circulated for public opinion the time given for eliciting public opinion was too short. It was done probably by an executive order Besides, in doing so this draft Bill was not sent for opinion to many important organisations which are interested in the issues involved in the Bill We find that this draft Bill was not sent to the Associations of Muscalman merchants either in Bihar, Almer, U P, or for the matter of that in any other province The Muslim Chamber of Commerce, Bihar, and similarly so many other Muslim Chambers of Commerce and Muslim Labour organisations do not know about this, and the Government, intentionally or otherwise, did not send a copy of the draft Bill to them for eliciting their opinion Of course the draft Bill was sent for opinion to the Bihar Chamber of Commerce which is an organisation of merchants of nationalities other than Muslims So we find that the Muslim organisations in the country have not been given a chance to express their opinion on this draft Bill How and why it has happened I am not concerned with that In the circumstances I hope the House will agree with us that this is one of the reasons why this Bill should be circulated for eliciting public opinion once again

My Honourable friend, Mr Ishaq Seth, in moving the motion said that we do not propose to indulge in any dilatory factics, and the circulation of this Bill will not cause an unreasonable delay. We want that opinions should be called for by the end of February and if we proceed with the Select Committee immediately after that, it will take approximately the same time for its passage as it will take now. There may be a difference of few weeks, but it will not make any material difference. That is also one of the grounds on which we have every reason to suppose that the House will agree with us in the matter of circulation. I am saying this once again as I wish to dispel from the minds of some Honourable Members the idea that we have brought this motion of circulation in order to delay the passage of this Bill.

We have full sympathy for every legislation which is meant for the betterment of labour conditions, but at the same time we have got to give serious consideration as this legislation may bring on a certain class or community in Lodia

Now I will make certain observations on the ments of the Bill Clause 28D provides

"A trade Union shall not be entitled to recognition under this Act, unless is fulfils the following conditions, namely —

(c) that its rules do not provide for the exclusion of members on communal or religious grounds "

Mr Ishaq Seth has already reterred to the Resolution which I moved in 1943 with regard to the recognition of Muslim Labour Unions. It was not the first time when such a resolution was moved I have been doing so since 1939 onwards, and other members of the Muslim League Party have also been moving resolutions on this subject practically every year in the Budget Session since a long time. In reply to my speech on the resolution which was moved by me, in 1943 in this House Mr Raper said that it was done by an order of the Government of India, but there was nothing on the Statute Book with regard to non-recognition of Commercial Unions. He said

"In the State Railway Code, Volume I, it is provided that recognition will not ordinarily be granted to any association unless it complies with the following conditions.

- (1) It must consist of a distinct class of Government employees, and
- (2) All Government employees of the same class must be eligible for membership."

[Mr Muhammad Nauman]

Inspite of this Government of India debarred members of any community to form themselves into a union because the Government was influenced by other sections of the people here. This legislation proposed is a deviation even from that position, for it seeks to bring on the Statute Book a legislation which debars a union from being recognised if it consists of people of a particular community That is a very peculiar thing to do I will now compare the conditions with other countries where probably the national and religious issues are not so diverse as in this country, and I would like to point out that even in the European countries where such feelings are not quite so strong as in India you will notice that there are trade unions recognized by Government which consists of a certain class and community I will quote certain instances which my Honourable friend Dr Zia Uddin has included in his book on the Indian Railways In Holland there are at present seven principal Unions and the three most important of them are Netherlands' Federation of Trade Unions having 190,179 members, Roman Catholic Workers Federation having 90,475 members and Netherlands' Federation of Christian Trade Unions having 48,327 members These unions do definitely prohibit the admission of Jews or for the matter of that in the Roman Catholic Workers Federation of any Christians but Roman Catholics and vet they are recognised throns by the Government of the time there

In Holland even Communists' Unions or recognised In England the Jews have a separate Union call d has Bakers' Union In Holland they have a separate Union for diamond workers. In Poland they were not allowed to become members of the Socialists Union They organised themselves in a general Union for all the professions In this Jewish Federaton only Jews can become members and it is recognised by the Government

At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

In Italy and Germany the Unions have all combined under the influence of Mussolini and Hitler Even the Roman Catholic Unions in Italy have been merged into a General Union, as agreement has been reached between the Pope and Mussolini The sentiments of Catholic religion have been accepted by Mussolini But before that the Italian Union and the Christians were different from the Union of Jews, and the Jews Bakers' Union was also a recogused organisations I would ask the Honourable Member in charge of Labour to place before me the constitution of any legislation in Europe or in any other part of the world where it is written that a certain class or community cannot get recognition because the union consists of a particular community or people of a particular religion

Prof. N. G. Ranga: But have they asked for this sort of recognition?

Mr. Muhammad Nauman: They have

Prof. N. G. Ranga: Certainly not!

Mr. Muhammad Nauman: If Prof Ranga is trying to plead ignorance, I can only one facts. I can plead my case but I cannot carry conviction if he is not prepared to be convinced

Prof. N. G. Ranga: But give facts It is no use abusing

Mr. Muhammad Nauman: I am quoting the particular names of the unions I am quoting the countries and their membership. What else you want me to do?

Mr. Vadilal Lallubhai (Ahmedabad Millowners' Association Indian Commerce) Is there compulsory recognition there of communal unions?

Mr. Muhammad Nauman: But they are recognised unions They are recognised by the Government of the day They are recognised by the Governments of Italy, Holland and Germany Whether recognition is compulsory or optional is a matter for your own research

Sit. N. V. Gadgil: Do not listen to Prof Ranga Go ahead!

Mr. Muhammad Fauman: This is a very peculiar clause which has been attempted to be introduced into this country. If you look to the labour legislation of England, you will not find any clause like that where the rules do not provide for the exclusion of members on communal or religious grounds. The interes fact that there is no clause on the statute book on labour legislation in England and Germany means that any union can be organised with any other limitation there may chose to have 1 do not suppose that my organization or the textile mills or railways will have a quarrel as to why they have called the Road-Rail Union instead of saying it a Railway Union or "A Tytile Union" There could not be any argument to say that it should not be reognised because the members as a rule are wearing a certain particular garment and that others not dressing in that way are to be eligible for membership of that union

Mr. Vadual Lallubhar: But there are communal unions here!

Mr. Muhammad Nauman: There are, but they are not recognised Statute Book so far there was no bar against them But now the Government of the day is proposing to bring a bar against the recognition of a union which consists of a particular community or people of a particular section or religion That, Sir, is a position which we cannot accept in any case I do not want to dilate on this issue and quote the entire history of the national denominations in this country and the point of vi w that the Mussalmans and the Muslim League hold because that is too open a secret and I do not want to take the time of the House in discussing it over and over again I wanted to impress upon the House that there is no legislation in any part of the world with regard to the recognition of a union which has got a clause that a particular section or a group of people forming a union will not have recognition. The other point which I want to make and which I have made by citing examples that in all parts of the world instances are not lacking where the membership is restricted to a particular section of people of a certain community or religion and those unions are recognised by the Governments of the day. Also they are recognised by the employers and industrialists in their own way in all other countries I do not want to give names probably I do not know many But the few I know I do not want to expose them here Even in Manchester and Lancashire those mills do recognise certain unions which have got their membership limited to a certain particular section of christianity They do not object to the fact that a certain particular union is meant for Roman Catholics or Protestants or for the But in this case, if we place this clause on the Statute Book, it will mean that no section of the people of this country will be able to organise a. union and say that persons of other community will not have a right of entrance Professor Ranga was trying to say that it is only a question of predominancy It can be predominantly Hindu or Muslim Predominently it may be anything but an organisation has got to have some basic principles

My lady friend, Miss Kara was trying to say where is the issue that one of a section or community, meaning, where is the question when Muslim employees may have different issues as against the Hindu employees. But probably she does not know that there are many instances and many questions about leave and holidays that we have got absolutely different problems distinctly different from Hindus and people of many other religions. During the Ramman, the Muslim labourers require that they should have one or two hours recess earlier than the others. Whereas this is not the question with the Hindu labourer. About Juma Prayer, celebration in Id and other festival, leave rules, have to be different

Then again, Miss Kara was trying to say something about which she was not fully acquainted. In Calcutta it has happened that over 500 to 600 Muslim labourers have been dismissed from the mills by the Hindu industrialists on the ground that they were Muslims. I can cite several cases from the railway records. I say that all the cases that the Bailwaymen's Federation has been

[Mr Muhammad Nauman]

bringing up have been concerning Hindus and mostly against the interests of the Muslim employees If in spite of those things, someone says that we cannot see eye to eye, he is not speaking the truth he knows the fates but he does not want to contess it. That is the trouble What more facts are we to place before the House when the house knows that the Members of this House have their own separate existence on religious grounds, we have developed a position in this country in which a separate organisation of the two nations Hindus and Mushms has got to be maintained in every sphere of activity That has been in the past and we have done it now in spite of the fact that the Government has not recognised different railway unions of the Muslims and the railwaymen's federation cannot claim more than one per cent of Muslim representation just as the Congress claim representation in their own group That is the position I want to clear I would request the House to face the reality and see that we cannot have any harmony in this country unless we do recognise the rights and privileges of the few sections of people living in this country, say the Hindus, the Mushms and the Scheduled Castes They will remain where they have been all through the past

My friend Mr Gadgil was trying to tell you that this Bill has been prepared by a Scheduled Caste Representative, Dr Ambedkar It is not important to us who it was that prepared it. It has always been the British influence which brought the Bills. The present Government should face realities in a more real manner than was done by Dr Ambedkar and others If this combination of the Interim Government is also going to behave in the same manner as Dr Ambedkar's group did I would only say that I do not know what is going to happen to this country 1 am not prepared to accept the position that this was a Bill which took any cognisance of the situation in this country or that its authors thought what effect it will have on the members of the different nationalities, which includes the Scheduled Castes also as a separate nation Whether we like it or not the fact remains as it is today I think the House will agree, if the Bill is sent for circulation, as the mover has said this morning, this Government will also be able to have a little more time to think over the clauses and come to the House with better facts and figures and face the position in which we are placed today. I do not want to take much more time of the House and with these words I support the circulation motion

Sir downsjee Jehangir: Sir, 1 was very sorry to hear my old friend Mr Joshi say that he was getting too old to bring new unions into existence and to fight an honourable and legitimate against the employers 1 can only express the hope that he will live long to organise more unions and continue these healthy and honest fights

Now, Mr Deputy President, I think the range of the discussion on this Bill has been fairly wide. As I read the Bill the main object of it is to lessen the chances of strikes in this country and it is as a subsidiary to the Bill that the Honourable Member has just introduced the Industrial Disputes Bill body sympathises with any legislation which is brought before this House or a provincial House whose object is to lessen the chance of strikes and industrial But, Sir, as I said, the discussion on the Bill has disputes in this country ranged over a wider field Personally I will not dispute the right of a union, the right of any association, the right of any collection of men to discuss politics or to express their views freely on the political future of their country But the point 15, how far are unions likely to make political objects the reasons for strikes? If unions are allowed to use political objects as an instrument for strikes they will be bad unions but if unions are brought into existence and they configure to be in existence for the purpose of ameliorating the conditions of the workmen in any particular industry, they are well justified, however much they may fight against the employer I can imagine a strike engineered for a purely political purpose The Union may advocate a socialistic principle. It has every right to do so It has every right to carry on propaganda for an ultra socialistic purpose. But has it a right to create a strike in an industry in order to further that propagands. That is the question that I ask and I answer it definitely in the negative I will give you an instance that has come very prominently to my notice very listely. There is a threatened strike in a part of india by the whole of a particular industry—I will not call it an industry, it is not exactly an industry—but by a whole class of employees and they have produced what they call a Charter of Rights is now before an Industrial Disputes Court. Two of these rights that they demand are

(1) That the dividends paid by that class of company shall be limited to a certain small percentage on the capital value of the shares and that the profits of that company after paying those limited dividends shall be divided half and shall be divided half and the reserves of that company

Sit. N V Gadgil. That is very moderate!

Sir Oowasjee Jehangr. The second demand is that there shell be two Directors on the Bord of the company upbound on the slightest objection to any minor advocating a shur, it the profits for its ampleyees no have I my objection to any minor advocating in the profits for its ampleyees no little I my objection to any minor of my congress of minors advocating that the employees sho did have representation on the administration of a company. But I stongly object to a strike beam, becaused for the purpose of these two objects which are of all-linda importance, which can only be discussed by the legislature and by Government objects which should be a charact which should not be used to foreign sledges objects which should be calvocated which should be propagated both maste and outside the legislature of locities in a contravention of the attacks of association of the company and be provisions of the Companyines & L. Notwithstanding that, these two dam als have been clearly Ind down in this charter of nights with a threat of mile of the contravention of the other of nights with a threat of mile of the clearly Ind down in this charter of nights with a threat of mile of the contravention of the other of nights with a threat of mile of the contravention of the other of nights with a threat of mile of the contravention of the other of nights with a threat of mile of the other of the other of the other of nights with a threat of mile of the other of

Therefore there is a great difference between saying that unions shall not take part in politics and umons shall not make political demands the reasons for strikes. I contend the latter is the correct view-that umons or congresses of libour unions may discuss politics as much as they like. In England, the present political life of the country has been built up by unions and congresses of unions Today the Labour Government is in power in England, due to the work of those to de umons, but I bour never threatened strikes in England in order to attain their object. They attained their object by laborious and hard work of propaganda, by converting people to their point of view-not with a pistol it then heads. That is the difference between what Mr. Griffiths advocated and what some others say they want to do. I would suggest that tride amoust in this country has gone far ahead since the time of the Labour Commission. To deny that fact would not be keeping our eyes, open to the precent labour position in this country. Unions are freely recognised by the undustry today I adout that 25 years ago, when the Labour Commission was sitting, industry was reluctant to allow the formation of unions and far more to accornise them. But today any legitimate union is ficely recognised by employers. I can say that from experience and with some authority with regard to my own part of the world-Bombay To make a bold assertion that India is today where she was 25 years ago with regard to labour agitation is making a statement that is not correct. In those days the only representative of labour in this House was my old Honourable friend Mr Joshi Today we have ladies representing labour and an Honourable friend behind me who can speak in a voice that can be heard not only in this House but outside without the ud of a loud speaker. Do you mean to tell me that today labour s voice is not heard in this House or outside this House, as it might not have been 25 is not field in this clouse or outside this cloude, as the statement the strikes all over the country are proof of the advancement of labour—a bad proof, an unwholesome proof It is in order to prevent that that such legislation is brought before this House, but that is a very different thing to asserting holdly that labour has made no advance, and if labour has made an advance let me repeat that it was due to the work of men like my friend Mr Joshi-and I repeat without hesitation-I do not wish to pay my old friend of forty years' standing unnecessary compliments-but I really assert together

[Sir Cowasjee Jehangir] that it we can get labour leaders of his calibre, of his sincerity, and of his honesty of purpose, labour never shall regret having a leader But is that possible? Is that likely ' The answer must be in the negative As has been said, one of the reasons why labour umons and labour organisations have not advanced as they should have done in the last 25 years is that we have not had labour leaders of the proper cambre. Let us avoid that Let us get away from that. Do not make labour suffer for want of honest leadership Do not let labour be out of work for a day for reasons other than their complete and entire benefit Let that be the foundation of the Bill or any Bill that the Honourable Member may bring before this House It is possible—it is a fact, that there are some black sheep amongst employers as there are amongst labour leaders Nobody is perfect in this world, nor are there any class of people that is perfect, and I am prepared to admit that there have been and are employers of labour who are prepared to sweat labour it they can I am prepared to admit that Let my labour friends on the other side willingly admit that labour leadership is not so easy and that a little more honesty in labour leadership will do no harm to this country, as a little more honesty amongst the employers of labour

I am also of the opinion that compulsion in any form between labour and employers is not a good thing. I am prepared to admit that there are cases or have been cases where employers have refused to admit that there are cases or have been cases where on imployers have refused to admit that But for a few black sheep, to introduce principle which may do harm ultimately is not an issue that should be considered lightly. If there is a ma media such as the one suggested by my Honomable friend M. Griffiths, I am sure that the Select committee that has been appointed will produce a Bill that will satisfy all

But there is one point I would like to make. Do not rush labour legislation through legislatures without mature consideration and consultation We are suffering from that many province. A very important piece of labour legislation was driven through the local legislature without enculation and without a select committee A similar sort of legislation has been introduced by my Honourable friend a couple of days ago Do not let him attempt to push it through this House as my Government pushed it through the local legislature. I think he will do well to allow it to be discussed to be considered and improved in every direction. In most things consultation is advisable. In labour legislation it is ibsolutely necessary You must know all points of view and it is not possible to get all points of view expressed in this Honomable House-it is only when experts in each direction apply their minds to each clause of a Bill that you get the real significance of that clause, and to push Bills through without circulation and without a select committee will result in nothing but harm to the country That is the note of warning I do sound after some bitter experience If this Bill, when it becomes an Act, is going to lessen the chances of strikes in this country, every Himourable Member of this House ought to give it his blessing

Bit M. V. Gadgli: Mr Deputy President, I rise to support the motion moved by the Member in charge for reference of the Bill to the Select Committee. In doing this I am guided by one consideration, namely, whether this Bill will scure peace in industry. A motion has been made on behalf of the Muslim Leaque Party that the consideration of this be postopined and the Bill be circulated to elient opinion thereon. I only want to point out to my friends the urgency of this Bill. In fact, this Bill should have been passed in the last Assembly session. You will be surprised to know that in the course of the first six months of this year there were 985 labour disputes—185 in January, 180 in February, 190 in March, 185 in April, 180 in May, 145 in June Now, 1297.886 workers were involved in this. The man hours lost, come to 62,64,048. Now, out of 985 disputes, only 40 per cent were for better wages and out of the remaining, quite a substantial number of them was for petty matters and if there

had been a machinery for joint consultation through recognised unions, probably there would have been less trouble in the industrial world of India

My Honourable friend Mr Abdus Sattar stated that the public did not have enough time to express itself so far as the ments of this Bill are concerned. I understand that this Bill has been before the country for more than two years In any case, since this was introduced in the last session, more than six months have clapsed and those who were interested in labour problems have certainly studied it in greater details and they have not complained lack of time to express their views and submit their opinions on the merits of the Bill, but assuming that there may be some still left, some who are very carnest and who sincerely want to give some suggestions towards the solution of the problem which everybody knows to be very serious, I suggest a course which was adopted by this House when the Bill to amend the Indian Motor Vehicles Act was under consideration. The House accepted a reference to the Select Committee on the understanding that the School Committee should meet after a couple of months and during that interval by executive order the Government could invite opinions thereon. Some such course is easily possible and I am sure Government will not find it difficult to recept this but I submit that the matter is really urgent and it the motion of my Hogomable friend Mr. Abdus Sattar is accepted it means that this matter will not come before the House anyway before the end of bebruary 1947. Everybody knows that the month of March is exhausted in the consideration of the budget proposals and the Finance Bill and other matters which may be very nigent will get top priority then. It will virtually mem, that the Bill will not reach the statute even in the winter I knew my friend Mr. Satta for a dozen wars and I do not scason of 1917 want to suggest that he has any intention to obstruct the passage of the Bill but the constructive suggestion that I have made I am sure, will meet with his approvid and I am sure he will contribute whatever suggestions he has in the deliberations of the Select Committee

With respect to the other item which was urged with more beat than light by my old intend Mr. Nammar I want to tell him that common interests do not comeid with religious interest. It must be his expanding as a similar limit and Muslim remains and Muslim ramind as between their Huidu ten int and Muslim tenants. Been in this House we have found, when it is a question that touches one's pocket, there is no regard paid to questions of caste, creed or religion.

The Honourable Mr Liaquat Ali Khan (Finance Member) Or colour

Sit. N V. Gadgil I accept the amendment of my friend, the Finance Member-or colour Now, I would only tell my Honomable friend that he should have no objection to what is stated in this Bill, because that is intended to keep the solidarity of the working class I just pose a question for him. If the employer happens to be a Hindu- and employers are all alike-he can encourage two unions on religious and racial lines and can play off one against the other and thereby get on with his work without giving anything either to the Muslim Union of the Hindu Union My Honourable friend will find that in the interest of the workers themselves a provision of this character is necessary He seems to be under the misapprehension that if such a clause is ultimately accepted and put in the Act that may be finally passed, it will not be possible to start unions purely on religious grounds. In the first place there should be no unions on such grounds Have we not had enough of "Muslim pani" and "Hindu pani" Do you want Muslim unions, Hindu unions, Brahmin unions and unions of the 340 castes which, I am told, exist in this country. In the second place, if you come to the Government and you want the help of the Government, at least Government must be far above these party considerations far above these sectional considerations, more so in the case of a Central Government the function of which is to pass what we usually term normative laws. They should be a model for the provinces or for the Constituent States whatever may be the nomenclature in the Constitution Therefore, if this clause is incorporated, I think it is in the highest interests of the working class itself

[ojt N V. Gudgil]

It was pointed out by M. Nauman that this may not be liked by the scheduld castes. I notice new-found sympathy for the scheduled castes in this section of the House but that itself shows that you cannot impolition remain confined merely to religion. That implication is clear. Why not extend it? It is a good principle and none should be ashimed of it. It should be constitutively handled and incorporated in our social life no less in our political life. I may have corpoint out to him that this Bill was introduced by the Honourable Dr. Ambedlair, himself i leader of a certain section—and an important section—of the schedulid castes. Obviously he could not have introduced it before putting at before the Government of the day and we must presume, full the contarty is proved in that was approved by that Government. If that Government thought it wise that it was a good piece of legislation, I do not think anything has happened between their and now to necessitate any change in that view or in the outlook.

Mr. Muhammad Nauman Do you accept exerviling that that Government thought to be wise?

Spt. N. V. Gadgil I therefore submit to the consideration of this House that let us not be affected by considerations which are extraneous but let us judge it from the view point of the working classes.

Now, Sn. what is the mun object of this Bill? The main object of it is to incilitate the solution of trade disputes or questions that may arise between the employers and the employees. As has been stated in the Statement of Objects and Ressons, the demand for a statutory recognition has come from the labour section from the libour leaders. My irrend Mr. Griffith, said that recognition must be purely a voluntary act and that it must not be based on fear of State Assume that the employers do not consent and do not volunt in by group room thou what then? If the State has to interface and the real or all a software that on successfully interfere between the employers and the employees in a nation. then the State to which both the parties owe and must owe allegiance mest mterfere. Now if there are questions on which parties don't here, what should be the machinery to resolve the differences? The employer may say | Here is 5 man who has pothing to do with labour he has come here to try his political philosophy and is quating trouble in these factories or in that industry. The libon unions may reply that it is not so. If we have not got real grievances, it does not matter who represents them. But if the guevances are substantial, if they are real up of from the personal philosophy of the representatives they have got to be considered on their ments. In case of such a dispute, who is to decide! It can be settled through consultation. Only through some machinery of conciliation, place and progress in the industry are possible and not otherwise We need put out he do together and evolve a mechanism which will answer that As I said before you cannot have any other agency except the State and the State must have an igency is judicial in character as possible to consider whether a preficulty thing is reasonable or not. Recognition must be based on reason and that is exactly what has been laid down as the proper to addition of recognition in the report of the Royal Commission on Labour

Add attedly the State has a right to interfere, we are not going back to the longer valid and no longer specially although in their heart of hearts many of the employers will like to I went. The State interference has come to stay When indicating of the modern character are being set up in this country, the coin sponding reactions in the labour world are bound to take the same lines as they have taken in Weston countries where they have gone through the process of industrialisation. If in the early stages trade unionism has not come up to a standard which was expected, the fault is not with the workers nor even with those who led them. The fault is more with the amplovers who are, on any hypothesis, better educated and who obviously know more. I want to know from my Honounable friend Mr. Griffiths what the employers as a class in this country have done in order to encountry a proper sput of trade unionism. On

the contrary, as appears from the report of the Royal Commission on Labour, pretending to agree with the general theory of trade unionism, they made much of the difficulties and have not shown any love for recognition. And that was not the attitude of the private employer only, it was also the attitude of the Government of the day. After the taking over of the railways in this country by the Government, the Government virtually became the biggest employer.

You will permit me, Mr Deputy President, if I make a reference to what happened in the case of the G I P Railwaymen's Union after the strike in 1930. I was one of the members of the Strike Committee and the whole trouble started with recognition. The strike ended, it was called off. For nearly a year and a half the Government was not prepared to restore recognition and I had an occasion then to interview one of the highest official in the Railway Department. He was good enough when I got down at the Victoria Railway Station to come and receive me, but during the conversation he said that if we have X in our Executive Committee, we might not have recognition. That was the entitled of the Government of the day then. Therefore, when I say that the employers, whether private of the Government, have not done anything, except very recently, to encourage real trade unions in this country, I am only stating what is the truth

Now, Sir, recognition undoubtedly confers some status. Are not Employers' Associations very anxious to get representation on every committee that Government may appoint for the consideration of some trade question or industrial question either here or outside? They always get the ear of the Government There are Chambers of Commerce and they always like to be put on the list of Government invitees Why should not that ambition, if at all it is in imhition, be entertained by workers? In the case of workers recognition is a necessity. Why should they not feel that in industry they must have a recognised status After all, which is the real source of production? Not mere materials As was well said by my Honourable friend Dr Ziauddin Ahmad, materials will remain materials, coal will remain in the womb of the earth, the corn will remain in the field, cotton will remain in the godown, unless the workers' hands touch them and turn them into consumer goods. Does it not mean that it is really human labour that really gives everything its utility and worth. It is very regrettable that that factor of production, the most important factor of production is most neglected. I think it is time that it must come into its own It is very good to preach the philosophy that after all industry is a joint enterprise in which capital and labour, like the lion and the lamb must come together and work for the mutual and common benefit. That is a good idea. But the point is, that it is expected of one party only to live up to that idea. When the question of wages comes up before us, we are always told that you must take into consideration the capacity of the industry to pay But when we say that a man who works from morning till dusk must have enough to live, apart from any leisure which your system may not allow him, he at least must have enough to live and when he makes a modest claim for that, then in nine cases out of ten, it is turned down Therefore, if he exercises his right as a citizen to combine and its collateral right to refuse to work till conditions are improved, you cannot say that he is acting against the industry or he is acting against the good of the country Is he not included in the country? Has he nothing to do with the country? Is he simply to slave and sweat for my Honourable friend Mr Griffiths to live in luxurious bungalow in his plantation or for Mr Gadgal to live in some modest house in Poons? Has he no right to live at least as decently and comfortably, if not more comfortably and more decently, like any other in the middle class family What is it you have done so far? It was only in the last Assembly session that a Bill to fix minimum wage has been introduced I am sure it will meet with greater opposition (interruption)—wait and see—from other quarters also It will meet with greater opposition than we are finding so far as this Bill is concerned

Now Sir, this recognition is tantamount to some status to the working classes as organised in unions Whatever the nature of the organisation, whether it is vertical or whether it is horizontal, the meaning is that the worker

|Sit N V Gadgull must have a place, he must have a status. I know. Sir. only last year when I had an occasion to appear before the President of this Assembly, he was not then the President, in a dispute between a big engineering concern and its workers in the Deccan, the management plainly told us that if it came to closing down the entire work, they would rather prefer that than add an anna or two to the wages of the workers So, Sn, I do not accept my Honourable friend Mr Griffith's version of the fact that the employers have changed and they ' have also now come to believe that even for the better running of the industry and carning more profit, good trade unionism is necessary. They are accepting it as mevitable, as an evil which they cannot avoid and it the State interferes, they always teel that the State is going beyond the orbit of its proper function. Let me tell my Honourable friend Mr Griffiths and all the employers who are here, there and behind that the right to interfere in an industry which the State has come to exercise will grow more and more and will be exercised in more and more industries in wider and wider areas. My Honourable friend Sir Cowasjee Jehangu reterred to an incident in which a Union demanded that there should be a limit on the distribution of dividends, that at least two Directors should be taken from labour on the Board of Duectors and he was surprised at the audacity of these suggestions

Sir Cowasjee Jehangir. On a point of explanation, Sir I am not surprised at their demand. I was surprised that they should threaten a strike in order to get this demand fulfilled.

Sit. N. V. Gadgil. The demand should not have been pressed with the tineat of a stake. The remedy is to fight it out here in the Assembly

Sir Cowasjee Jehangir. How is one to fight it out in the Assembly when it is a strike for in illegal purpose

Sit. N V. Gadgil. Up till now there has been no opportunity for labour to get into power by constitutional means. It was only recently that in the town in which my Honourable friend lives municipal franchise was granted on the principle of adult franchise. In the higher sphere labour is nowhere. When labour finds that it can by constitutional means enforce what it wants, it will certainly not be very auxious to give them up and take to means which are violent. It knows that violence very rarely pays. That is the recent experience also. But in the absence of any real remedy if workers take to strike, then certainly they have a right to strike.

Sir Cowasjee Jehangir: For illegal purposes

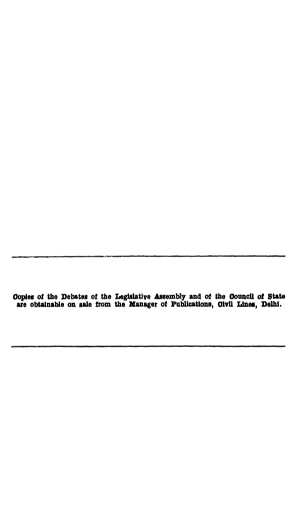
Sit. N. V. Gadgil: What is wrong there?

Sir Cowasjee Jehangir: It is against the law of the land at present

Sit N. V. Gadgli: The law of the land made not by the representatives of the people May I tell my Honourable friend that the validity of a law depends upon the consent of those on whom it operates Do not go by the old Austinian principle that law is law because it has been promulgated by the government in power That would be wrong That is a discarded philosophy The basis of law is the willing consent, the willing obedience of those on whose lives it operates

Mr Deputy President: It is now five of the Clock The Honourable Member may resume his speech tomorrow The House will now adjour.

The Assembly then adjourned till Eleven of the Clock on Thursday, the 31st October, 1946



LEGISLATIVE ASSEMBLY DEBATES

THURSDAY, 31st OCTOBER, 1946 Vol. VII — No. 4

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LEGISLATIVE ASSEMBLY

Tlursday, 31st October, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr. President (The Honourable Mr. G. V. Mavalankar) in the Chair

MEMBER SWORN

Mr. Eric Ingoldby, CIE, MLA (Government of India Nominated Official)

STARGED OUTSTIONS AND ANSWERS

(a) ORAL ANSWERS

SURPLUS MILITARY STORES

106 *Sardar Mangal Singh (.) Will the Honomable Member for Industries and Supplies please state what percentage of mintary stores has so far been declared surplus and how much more stores are likely to be declared surplus and when this process is likely to terminate?

(b) Are Government aware of the difficulties of the purchasers due to the uncertainties about the total quantities of goods available in the market?

(c) Is it a fact that certain quantities of certain goods have been destroyed by the orders of Government? If so, will Government please state what goods have been destroyed and how much?

The Honourable Dr John Matthai et l. would be useful to distinguish between the simplus store of the American Forces and others. The former have all been declared simplus. In the latter the actual declaration of material as surplus does not full within the field of the Disposits organisation for which I am responsible, but the bood position is that about 60 per cent of the anticipated surpluses have been declared. What remains would be about 600,000 tons So for a velocities of our media than one third or a total extincted simplus of 150 000 motor velocities of all kinds has been declared. That would indicate a residue or board 100 000. As I and the declaration of simpluses does not be within my field and I am third I can give no possive propherey is to whom the declaration process will be finished. Such declarations are part of a complete declaration are part of a distribution intuitive entirement policy, etc.

- (b) Yes Su. And these difficulties no frequently brought to our notice on the other hand for reson, theady given accurate forecasts of declarations are difficult. We do extrything possible however, to give wide information of what actually has been declared, for example, by publishing catalogues and myting tenders.
- (c) Stores to be destroyed are either withle stores which it would not be in the interest of public order to in the available to the public such as fighter aeroplanes arms amountion explosives, etc. or certain items which have now deteriorated to such an extent as to be unfit for human consumption and in some cases deagenous. Thus, include certain drugs medicines ind foodstuffs. Before such inticles needstroved every possibility of putting them to a us ful purpose is considered.
- Mr. Manu Subedar In view of the importance of distributing more consumer goods to the public and also as an anti-inflationary measure will the Honourable Member give an assurance to this House that a high-level joint board of his department and the military department would sit into it in order to expedite these declarations of the still custing surpluses with the Indian army?

The Honourable Dr John Matthai: I have made some inquiries since I received the information which I put into this reply I think the process of

declaration has really made greater progress than we have been officially informed, and I think the declaration process will be completed within a short

Mr. Manu Subedar: In view of the fact that there are vested interests several military camps who do not desire that the particular camp which is several military camps who do not desire that the particular camp which is taking care of surpluses should be disbanded, and that there are delays through departmental red-tape in the military department, would it not be advisable to have a joint high-level committee of the two departments together to go into this so as to excedite the matter?

The Honourable Dr. John Matthai: I expect the declarations will be completed soon, and if so, I do not know if it would be necessary to institute a commuttee of the kind suggested In case the process of declaration is delayed further than I anticipate today I should be prepared to consider the Honourable Member's suggestion

Maulana Zafar Ali Khan: With reference to part (c), what is the total amount of loss on account of the destruction of these goods?

The Honourable Dr. John Matthai: That is a matter about which I tried to get some information but I have been unable to In regard to destroyed material it is difficult for us to get information as fully as we would like There are certain inherent difficulties in compling this information

Shri Sri Prakasa: With reference to part (c), is it not a fact that masses of debris of broken and smashed aeroplanes are heaped up at the Bamrauh aerodrome near Allahabad? If so, why were the aeroplanes destroyed and to what use will all these debris be put?

The Honourable Dr John Mattha: I have no direct information on that point I presume it is because the accoplants to which the Honourable Momber referred fall within the particular category referred to in my reply

Sn M. Ananthasayanam Ayyangar: May I know why fighter aeroplanes have been allowed to be destroyed?

The Honourable Dr John Mattha: I expect they are dangerous things to let loose

Sn M. Ananthassyanam Ayyangar: May I know if fighter aeroplanes have been destroyed in all countries all over the world, or is it a danger only so far as this country is concerned?

The Honourable Dr. John Mattha: I am unable to answer the question

Sn M. Ananthasayanam Ayyangar Will the Honourable Member make inquiries as to why an exception is made in this country alone?

The Honourable Dr. John Mattha: Yes, I will

Sardar Mangal Singh: What is the reply to the latter part of (c), as to what goods have been destroyed and how much?

The Honourable Dr. John Mathai That is a question which another Honourable Member raised to which I gave the answer that in the nature of things it would be difficult to collect information which would be reliable.

Shn Sri Prakasa Will the Honourable Member make sure that these destroyed aeroplanes could not be used for civil aviation?

The Honourable Dr. John Matthai: I will look into that question

Seth Govind Das: Does the Honourable Member know that much material is lying in the Arsenal Depot at Jubbulpore and is being spouled on account of weather (conditions?

The Honourable Dr. John Matthai: I have no information

Seth Govind Das. Will he enquire about it?

The Honourable Dr. John Matthai; I will

PROFITEERING BY GOVERNMENT IN THE DISPOSAL OF CERTAIN ARTICLES

- 107. *Sardar Mangal Singh: Will the Honourable Member for Industries and Supplies please state.
- (a) whether it is a fact that Government have made more than hundred per cent profits over their book values in the disposal of certain articles,
- (b) whether Government are aware of the fact that the Supply Department is indulging in profiteering and thereby raising the prices in the market, and
- (c) whether Government are prepared to sell such articles at cost price through the two stores, as are largely used by the public such as footwear and ready-made clothes t
- The Honourable Dr. John Matthai: (a) No, Sir There has been to my knowledge only one case in which the disposal price exceeded the recorded book value to this extent Book values, based on original costs at different times, are in any case not necessarily a guide to the reasonableness of disposal prices
- (b) No, Sir On the contrary, it is our view that a steady flow of surplus stores in the market will have a deflationary effect and check the tendency to blackmarketing
- (c) Government are prepared to sell such common near items through Government shops at reasonable prices. One showroon and retail shop has already been opened in Calciutta. Another tetail shop has been recently opened in Cawapore A general scheme to opening more shops in these and other circles is under consideration.
- Prof. N. G. Ranga. Will Government consider the advisability of selling these things also through co-operative stores?
 - The Honourable Dr. John Mattha: I will have the matter looked into
- Mr. Manu Subedar: Will Government find out why the suggestions made in the Disposals Committee that greater publicits should be given to the quantities sold and the prices at which goods have been sold also to the parties to whom goods have been sold by press circulars and piecs nots. Will the Honourable Member look into it as to why this suggestion which was placed by me in the Disposals Advisory Committee in July has not been adopted and worked upon though it was accepted willingly by the whole committee including the Director of Disposals?

The Honourable Dr. John Mattha. May I ask the Ilonourable Member about what time he made this suggestion?

Mr. Manu Subedar: In July

- The Honourable Dr John Matthai: I may inform the House, as probably the House knows, that many of the problems relating to disposals are now under discussion by this character in the problems relating to disposals are now these questions postponed until I am in a position to examine the conclusions arrived at by this committee. This committee is expected to report within a month
- 10. Vadial Lallubha: Is the Honourable Member aware that big quantities of military surplus cloth and clothings etc., have been given away to merchants at very cheap prices, while the same could have been given to various provinces under the quota system?
 - Sit. N. V. Gadgul: In order to avoid further blackmarketing
- The Honourable Dr. John Matthal: The question I take it is why these things have been disposed of at very low prices. As the House realizes the question I have been asked by the Honourable Sardar Mangal Singh is why these things are being sold at unnecessarily high prices. So between the two think we are somewhere about right

Sardar Mangal Sungh: May I know whether the Honouruble Member will make enquiries that some of the articles disposed of by the Government have not found their way to the blackmarket?

The Honoure Se Dr John Matthai. The process of tracing articles that have found they vig no describing much is an extremely difficult process.

Sardar Mangai ringh Will the Honorich's Member also make enquites that certain into keep have been sold by the Government above the control price?

The Homourable Dr. John Mathau I may judge gave this general reply to that question. Since I as the judge along astron. I looked up the pipers dealing with this subject a my office. The general product a safar as desposals up-to-date are concerned on my librations are considerably lower than the book values of the arricles in pure store.

Dr. Zia Uddin Ahmad. Is the Honourible Member aware of the fact that his department turned down the sneeds has that I made that these articles should be sold not for one ic soil to thick in it, so is in different provinces so that one man should be deve the nonopoly and he may not pass the articles on to the blockmarket. Why was this suggestion turned down by his department?

The Honourable Dr John Mattha: It depends very largely on the type of arther in question. I quit a require the validity of the suggestion which my Honourable froud has made, but it is not possible to adopt a common method with regard to all this articles. They did riso widely that meach case you would have to determine the method to be dopted on the merits.

SECOND OF WHITE AND P. R. W. CO. A RESULT OF "CROW MORE FOOD"

- 108 *Saidai Merral Sirgh (a) Will the Secretary of the Department of Agreeting piles of the previous witchow means wells and tubeswills have been such and bow much more land her been brought under entireation as a result of Grow More Food Company.
- (b) Is it a fact that the Geveniment of India offered to raise the subsidy to 50 per cent of the corot sinking wells but several Proportial Governments failed to avail of this offer?
- (c) Is it a fact that the Punjah Government did not avail of this offer, If so, what reason they gave for their mability to accept this offer?
 - Sir Pheroze Kharegat: (a) A statement is placed on the table
- (b) The central Government have undertaken since September 1944 to been half the cost of the subsidy given by Proximal Governments to cultivators for the surking of wells provided that such subsidy does not exceed 50 per central the cost. In April 1946 the terms of the offer were extended to cover private inhewebls. Some provinces have not applied to the Centre for financial assistance for well-inking schemes, presumably because local conditions are unfavourable for the construction of the volts. Some Provinces have decided to give subsidies of less than 50 per central to the construction.
- (e) The Punjab had originally decided to give a subsidy of 20 per cent of the cost for constructing 5,000 surface well and a grant of Rs 7 lakhs was sanctioned from the Centre The Punjab have now submitted a revised scheme for the construction of 15 000 surface wells, giving a subsidy of 50 per cent of the cost of the wells. This is under examination

Shetement showing Province was the number of open wells and Thee Wells sunk up-to-date ance the manguration of Grow More Food Campagn and
the additional area brought under irrigation as a result thereof

	Open or Ma	Open or Masonry wells		Additional	
Рготисе	Sunk	Repaired or deepened	Tube Wells	area brought under irrigat on (acres)	Remarks
1 Адног-Могчалъ	**	4		168	A S-biens for the construction of 567 New Wolls and deepening and improving 180 told Wells has recent from the will constructed to 18 though these now wells winn constructed would be sile to in gets about 3,369 acres.
3 Assem					Due to uniavourable local condititions construct on of wells and Thie Wells was not undertaken. But 65,738 acrev of additional landwere brought under cult vation by constructon of Ganala from natural Waterways, Bunds, sinue gates etc.
3. Baluchistan	20			100	
4 Bengal					Wells have not just been found suitable for tight on a Bangal The Per neal 75 or em- mus' laws stated exper nears? For not." The state of the first of the present of the control of Result not of the emonute, is, "role well Proposed. Government have formulated as Scheme for suits," in the
6 Bihar	Information	not	received		

	Open or Ma	Open or Mesonry wells		Additional		34
Province	Sunk	Repaired or despened	Tube Wells	area brought under irrigation (acres)	Romarks	
6. Bombay	823			5,538	In addition, another 3,300 open wells are under construction which, when completed, will bring	
7. C. P. & Borar	3,014			9,698	at sease maniner, 19,000 acres or into unous irrugation No Tube wells entire as their student in the Province is rather doubthii. In addition 3,097 wells were in the process of digging on 3 18th May 1940 out of which 665 wells have since been completed but its aufor-	LEG
8- Coorg	-			ю	makon about the area brought under Briga- tion by these wells has not yet been made available	SLATIVI
9. Delhi	126	08		2,500	Construction of 280 more wells in progress which, it is hoped, will be completed within the next	ASSE
16. Madras	25,372	14,256		Information not yet	s montras - Trass wells are savinated to bring another 4,000 acres under irrigation	MBLY
11 North West Frontier Province			4	available 1,600	One more Tubewell is under construction	
12 Ortssa	4,616			186'8		
13. Punjab	3,000			36,000	One thousand more wells are under construction. A Scheme for the sinking of tube wells is	[
14 Sind	Information	not	receaved		under consideration of the Provincial Govern- ment	81st C
15. Umfed Provinces	11 6		616	42,730	390 more Masonry wells are under construction and would bring under irrigation 3,900 acres more.	от. 19
_			_	_		46

Sardar Mangal Singh: May I know whether the Government of India offered to give 50 per cent subsidy for sinking wells, but the Punjab Government did not avail of it?

Sir Pheroze Kharegat: As I have explained, in the instructions that were issued in September 1044 it was made clear that the Central Government would be prepared to give half the subsidy given by the province up to a maximum of 50 per cent of the cost of the wells. The Punjab Government however decided to limit their own subsidy to 20 per cent of the cost.

Prof. N G. Ranga: In view of the fact that in several parts of India it is extremely costly to sink a well because of the rocky nature of the soil, will Government consider the advisability of making an exception in such cases and raising the proportion of their own subsidy?

Sir Pheroze Kharegat The point was raised by the Government of Bombay and they pointed out that in some parts of the province they can get wells constructed even by giving 10 or 20 per cent of the cost and in other cases they might have to give as much as 80 per cent of the cost to ensure construction of the wells. The Central Government have agreed that so long as the total subsidy for all the wells in all the areas in the Province does not exceed 50 per cent of the cost the Central Government will share the subsidy on a 50 50 basis

Srequt Rohim Kumar Chaudhuri: May I know u the Government of Assam availed itself σ the offer made with reference to paragraph 2 of the question?

Sir Pheroze Kharegat: So far as A-sam is concerned, the position is that due to unfavourable local conditions, the construction of wells and tube-wells were not undertaken, but 65,738 acres of additional lands were brought under cultivation by the construction of canals form natural waterways, bunds, dams, etc.

Sri M. Ananthasayanam Ayyangar: Is the Covernment eware that for want of borng instruments pumping sets and crowbars, a number of wells have had to be abandoned after digging in the province of Madras 2 1 so, what steps has the Government of India taken to provide these sets and other implements on a large scale?

Sir Pheroze Kharegat: No such shortige has neen brought to our notice but we are aware of the tact that special implements are needed for the construction of tubewells and an officer is on special duty in England at present to try and secure the new type of boring rigs which will enable wells to be constructed within a period of a fortinght each

Dr. Zia Uddin Ahmad: Will the Honourable the Secretary toll me with reference to part (a), who is the authority who can deliver these tube-well materials? Is General Bradford or Sir William Stump or the Government of India or the Disposal Directorate, because I write to one I am always shelved to the other.

Sir Pheroze Kharegat: It is usually a combination of all of them!

Dr. Zia Uddin Ahmad. Then the combination of all means zero!

President: Order, order Next quest on

VEGETABLE GHEE FACTORIES

- 109. *Sardar Mangal Singh: Will the Secretary of the Food Department please state
- (a) the number of factories, province-wise, for the manufacture of vegetable ghee which have been sanctioned,
- (b) whether the vegetable ghee has come to stay, or whether efforts will still be made to replace it by pure ghee, and
- (c) whether Government have examined its harmful effects on the general national health of the country where an overwhelming majority of the people are already vectorians ?

- Mr. B R. Sen: (4) Under their 'Immediate Plan' the Department of Food are assisting eighteen factories in British India of which eight are in Madras, tive in Bengal, two in Bombay, and one each in Bihar, C.P. and Orssa
- (b) The Food Department, on the report of the Advisory Committee appointed by them, consider there is no room for further expansion of the Vanuspart Industry, in the near lating.

The Agriculture Department at encouringing the Agmark scheme for making pure give available

(c) The nutritive value of Varispit is adject of research, which is yet incomplete and the result of which so to obtained cannot be said to be unequivocal.

Sardar Mangal Singh. What principles were kept in siew when distributing these factories?

- Mr. B. R. Sen. The fat deficiency in different provinces, the availability of ground-nuts and the accessibility of the markets
- Seth Govind Das: Is a a receith than effort was made to colour this vegetable ghee to make a distinction between the ordinary ghee and vegetable ghee
- Mr. B. B. Sen Ves Su. Experiments have been going on for some time of signally the idea was to add a colour. It was found that the colour would not stay under cortain temperatures. So the present proposal is to have a latent colour which will react to a simple channel to the and sesume of its the substance to be added to Vinsepati in future.
- Mr. Manu Subedat Wal Government take steps to prevent the use of the word give in connection with this vegetable product in all advert sements, in official correspondence and discipline in order to safeguard the public interest in the natural product which force certified to be called process.
 - Mr B R Sen We will consider that now from
- Sn M Ananthasayanam Ayyangar Will the Honour ble Member in keeping with the abortion of these plantage is even as a second in this not been adopted as a policy of the Central Government, we were abortion instance the flow of capital to the persons in the provided willow persons from Northern India to open vegetable plants in Southern India, making the allocation futile to the province.
- Mr B R Sen That is entirely escenate matter and the Provincial Governments have a good deal to see an attack the Homon dide Member as referring to a factory to be established in Michael, the highest his been discussed by its with the Madius Government and as a rest treoffect, the Madius Government have agreed to the original proper down made.
- Sn M Ananthasayanam Ayyangar. What is the original proposal that the Honourable Member has made? Is it that Birly and others should be allowed to start factories there?
- Mr B. R Sen Yes, Sn That was the original proposal, but some of the capital for that factors will now come from the local capitalists
- Sr. M. Ananthasayanam Ayyangar. Why not entire it to local capital when it is plentfully available? On what basis have the v shown preference to capitalists from Northern India? (After a pairse) I want an answer

Prof N. G. Ranga: It is greater influence in Delhil

President Has the Honourable Member any answer to give?

Mr. B. R. Sen: No Sir

President: Next question

CATERING AND VENDING ON STATE RAILWAYS.

- 110. *Sardar Mangal Singh · (a) Will the Honourable the Railway Member please state whether Government have considered the proposal that all the eatering and vending on all the State Railways will be taken over by Government and worked departmentality?
- (b) If Government have decided to take over all extering and vending, when is the proposal likely to be carried out?

The Honomaole Mr. M. Asaf Ali. (a) Government have considered this matter or consideration with the Central Advisory of omical for Radways who, at a meetr in A offlict decired, by a small importe, in a continuous of the principle of department of working of all times of criticing exceeding. A dots A. Subcommuted with the suppointed to examine the question of classification of refreshment room and recention of otherwise of during earlieres, has since recommended a use departmental carriering because this onsetred that, in easieting criticin times, either governor department of the consideration of the consideration of the Control of the Consideration of the Control of the Consideration of the Control of the Consideration of the Control of the Cont

(b) Government will take the man decision ofter the Central Advisory Council have matter considered the matter

Mr Muhammad Nauman, May I know, Su, is Government aware that these confrictors have been roaming about the premises of this House and going to ill Member since the last two a three Sessions and trying to use all influence to the point of view?

The Honourable Mr M Asaf Ah The information is being imparted to the Government now

Mr N M Joshi May I ask whether the Government of India will consult the Lagislature below coming to a dicision on this question?

The Honourable Mr M Asaf Ah it that is the wish of the House, they certainly will but its in is I can judge it will be quite sufficient if the Government of Indix come to their final decision after consulting the Central Advisory Counce on Italians.

Mr N M Joshi The Leoislatur is very much interested in this

The Honourable Mr M Asaf Ah The Legislature will have to vote for it Sr M Ananthasayanam Ayyangar Is the Honourable Member aware that at the first metting the Advisory Conneil, the General police was laid down that externs, must be taken up departmentally and a sab-committee was appointed to woll out details? If, therefore, had no right to pass a remark that it omight not to be taken up by the State.

The Honourable Mr. M Asaf Ali. That is a matter which should be raised at the meeting of the Central Advisory Council when the report of the sub-Commutee is submitted to it.

Sri M. Ananthasayanam Ayyangar. May I know if it is not the policy of this Government to tike up all these matters departmentally when two administrations the M & S M and S I Rulways have already been running all these refushing it points departmentally?

The Honourable Mr. M Asaf All: Government must consult every one concerned before they come to any conclus on and as that is why the Central Advisory Council has been created. We must know the views of the Central Advisory Council on the subject before we come to any conclusions. We cannot possibly form a policy without any reference to the Central Advisory Committee on this point.

Shri Mohan Lal Saksena: May I know who are the members of this Committee?

The Honourable Mr. M. Asaf Ali: Mr Yamın Khan is the Chairman and the members who attended the meeting of the Sub-Committee were Messrs

Trumal Rao, Jagan Nath Das and S N Smhs, and A Mohan represented the Railway Board

- Mr. Abdur Rahman Siddigi: Would not the Government consider at very dangerous, in view of the fact that contractors have been reaning and prowling in the corridors and lobbies of this House, to allow this House to vote on a purely administrative matter like catering of jakebi and kabab roti?
 - Mr. President: It is a matter of opinion
- Sreejut Rohm Kumar Chaudhun: On a point of order, Sn can the Honourable Member put a quest on when he is not in his seat?
- Mr. Muhammad Mauman: Is the Honourable Member aware of the fact that three years ago the Central Advisory Council for Railways had down a definite policy that no contractor will be given more than two divisions but the Government of the day flouted the decision and d d not act upon it? It meant only that Government acts upon such advice as 15
 - Mr. President. What is the question?
- Mr. Muhammad Nauman: The question is, is the Honourable Member aware of this fact, that this is what has happened?
- The Honourable Mr. M. Asaf Ali. I want notice of that question Unfortunately it does not arise out of the question which has been put to me today
- Mr. Abdur Rahman Siddiqi. I did not hear any answer to the question that I had asked
 - Mr. President He wants notice

SUPPLY OF COPIES OF ORDERS TO ILLITERATE RAILWAY EMPLOYEES

- 111. *Seth Sukhdev · Will the Honourable the Railway Member be pleased to state
- (a) whether copies of orders on personnel or other matters are supplied to Railway employees . it not, why not ,
- (b) whether it is a fact that all official letters on matters relating to employees and didressed to their superiors incharge, and that illiterate employees find it difficult to have copies, and
- (c) whether it is proposed to issue instructions to Railway officers to issue two copies of an order, one of which to be supplied to the employees conceined, if not what other steps Government propose to take to see that employees, specially those who are illiterate, get copies of orders?
- The Honourable Mr. M. Asaf Ali: (a) and (b) Every order imposing a penalty on 1 railway servant is communicated to him in writing Orders regarding postings, transfers, promotions, etc., which are personal to individuals, are addressed to the official in charge who is required to obtain the initials of the person concerned, if literate, in token of having received the order. In the case of interate persons, the order is verbally communicated to the person concerned by the official in charge. Orders of general interest are invariably published in the Railway Gazette for the information of all concerned Government have no information to show that illiterate employees generally fixed the ultr in obtaining on request copies of orders on matters personal to them.
- (e) Government propose to examine the matter to see to what extent the proposal of the Horoundal Member in the first part of the question is administratively practicable.

HOLIDAYS TO ADMINISTRATION CLURKS IN THE SIND AREA OF N W RAILWAY

- 112 *Seth Sukhdev Will the Honourable the Railway Member be pleased to state .
- (a) whether it is a fact that Administration Clerks in the Sind Area of the North Western Railway neither enjoy Sind Government holidays nor those given

by the North Western Railway Administration in the remaining Divisions of their system, if so, why,

- (b) the sanctioned number of holidays during 1946 for -(i) the Karachi Division (Sind Area), (ii) the Nind Government, (iii) the Punjab Government, and (iv) the North Western Railway Administration for the 1est of the Divisions of the Railway System; and
- (e) if the difference between the holidays given in the Kaiachi Division and the Divisions is considerable, what steps Government propose to take to remove the anomaly?

The Honourable Mr. M. Asat Ah. (1) and (c) Presumably the Honourable Member means that the clerks of the Divisional Offices in Karachi Division do not enjoy all the holid yis given by the Sind Government or those enjoyed by the other Divisions of the Raily iv. If so the riply is in the affirmative. This staff of the offices at the headquirtless of the various Divisions of the North Western Railway are normally granted the holid yis notified by Provincial Governments under Section 25 of the Negot able Instruments. Act of 1881, except the holiday granted on account of the Took's hill-yearly closing. The grant of additional sectional and lead holidays to staff of Divisional Offices is left to the discretion of the Divisional Superintendents. The cause of the difference between the holidays cupyed by the staff of the Karachi Divisional Office ind other Divisional Offices in the New Rulway is being enquired into and the information when received will be laid on the table of the House

(b) The sanctioned number of holidays during 1946 is as follows

(i) Karachi Division	23
(ii) Sind Government	32
(m) Punjab Government	28
(iv) Divisional Offices other than Karachi	27

QUALIFICATIONS FOR THE POST OF CHIEF MEDICAL AND HEALTS.
OFFICER ON RAILWAY

113 *Seth Sukhdev Will the Honourable the Railway Member be pleased to state

- (a) whether it is a fact that the post of Chief Medical and Health Officer of a Railway is to be held by a person possessing the degree of DPH,
- (b) whether any rule exists to this effect, it so, whether Government propose to lay a copy thereof on the table of the House,
- (e) whether it is a fact that the post of the Chief Medical and Health Officer, North Western Railway is being given to an officer who does not possess the degree of D P.H.;
- (d) whether it is a fact that this officer is a European and that the appointment was made by the Caretaker Government
- (e) whether Government are aware that the policy inthecto followed by the Railway Board is to give preference to Europeans on the place of possessing British qualifications, but when Indians possess better qualifications, semonty is considered as the determining factor, and
- (f) what steps Government propose to take to recognise qualification as a prerequisite for promotion to the post of the Chief Medical and Health Officer, if none, why?
- The Honourable Mr. M. Assi Alt: (a) and (b) In accordance with the provisions of Rule 127 of the State Ribaya Establishment Code, Vol. 1, a copy of which is in the Islamy of the Hones a District Medical Officer shall not ordinarily be considered clightle for promotion unless he possesses a Degree or Diploma in Public Health. The orders prescribing this condition were issued on the 8th January 1990, and, as stated in the reply to parts (b) and (c) of Pandit Thakurdas Bhargava's Starred Question No. 180, asked on the 5th April 1946, the condition has been relaxed in favour of those Medical Officers who joined service before the date of the orders.

- (c) Yes, but the officer is covered by the relaxation mentioned in my reply to parts (a) and (b)
- (d) The reply to the first port on is in the affirmative and to the latter portion in the negative
- (e) Government do not accept the number than of this question. The policy followed by the Railway Board in making appointments to higher posts which are selection posts, is to select the most suitable other for the post taking into consideration his qualifications experience and semonts
 - (f) In view of my reply to part (a) this does not anse

PROMOTION OF UNQUALIFIED ANGLO INDIAN AND CHRISTIAN INSPECTORS OF ACCOUNTS TO THE POSTS OF ASSISTANT CONDUCTAL OFFICERS ON N.W. RAHWAY

- 114. *Seth Sukhdev Will the Honourable the Railway Member be pleased to
- (a) whether it is a fact that certain Anglo Indian and Christian Inspectors of Accounts were taken up as Assistant Commercial Officers on the North Western Railway,
- (b) whether it is a fact that, with a view to regularise this importation, these men were taken up as Commercial Inspectors to avoid their reversion from gazetted postq.
- (c) whether the normal chann I of promotion of the Ace was Inspectors is not in the Commercial Inspector mosts on Assistant Commercial Officers, if so, the reason for this amountation
- (d) whother any Indian Inspectors of Vision's were considered for posts of Commercial Inspectors or As istant Community Officers, if not, why not,
- (e) whether it is a fact that these imported Accounts. Inspect us have been placed senior to Transportation has a tors in the abstract be at Compared Inspectors , if so, why ,
- (f) whether it is a fact that the a majorit 1 Accounts have close have passed no commercial qualifying examination riors the Wilton Truning School, and
- (g) the steps Government proper to take to ensure that no employee will be given undue preference owing to tieral considerations, and what steps are proposed to be taken to revert accounts people to their own branch of service?
- The Honourable Mr. M Asaf Ali (a) Yes Two Anglo Indians who were formerly Inspectors of Accounts but who were at the func, bod og respectively the appointments of Personal Assistant to the Station Superintendent, Keanaari and Triffic Inspector Commercial were appointed as Assistant Commercial Officers
- (b) When a selection was held to the posts of Commercial Inspectors these two persons, who were already in the Truffic Department, were a so considered along with others and were selected by a properly constituted Selection Board Accordingly it is not correct to say that they were appointed as Commercial Inspectors to avoid their reversion from Gazetted posts
- (e) Appointment to Commercial Inspector or Assistant Commercial Officer is not in the normal channel of promotion of Accounts Inspectors. As regards the latter portion, these two men were absorbed on the Commercial side of the Traffic Department due to their extensive knowledge of the commercial conditions prevailing in the Karachi Port area and on the Karachi Division
- Inspectors of Accounts are not considered, as a rule, for posts of Commercial Inspectors or Assistant Commercial Officers As I have already explained, the two persons referred to in this question were actually in the Traffic Department, and not in the Accounts Department, when they were selected for Commercial Inspectors' posts

- (e) The reply is in the affirmative These two men were placed on the selection list of Commercial Inspectors in the order of mont decided on by the Selection Board
 - (f) The reply is in the affirmative
- (g) In view of any replies to the preceding parts of this quosition there is no ground for inferring that these two employees were given undue preference owing to read considerations, and Government do not, therefore, consider that their reversion to the Accounts Branch is called for

SHORTAGE OF PASSANGER TRAINS ON NAGPUR-BRUSAWAL LINE OF

- 115 *Mr P B. Gole (1) Will the Honourable the Railway Member be pleased to state how many Passenger, Mail and Express Trains were nunning daily between Naguer and Blussayd prore to the Wer?
- (b) Is it a fact that only one Passanger and one Mail train an between Nagpur and Bhis ival oven now who at the more than the year after the reseation of hostilities?
- (c) An Government we that men has every been nonormal crowding of passage traffic on the Nugper Bhasival Line owing to the running of only two trains?
- (d) Are Government twine that the travelling public is highly meanwenioneed or travelling of the string of presenting to missing that there were even deaths by sufficient or many or evertow line?
- (6) An Costimination of the formal inpresentations have been made to the freat below P messle Rubery by the travelling public and by public bodies for more is in the number of Prisonger Pains on the Bhusaval Nagpur Scotton and that for any segree by the Authorities of the said Railway is that passenger conclusive more wighthe?
- (f) Is it if if that the Bomovy Buodi and Cutral India Railway, the East Indian Ruilway, the North Weston Ruilway and other Railways have already resumed prewed persongers ruice and that the Great Indian Pounsula Railway has invered service on othe lines?
- (g) D) Graciam at proposo to restin instructions to the Great Indian Peninsula Ruleway (*): introduce at least the Nagput Express and one more Passenger Train in order to reduce the vy congestion of presenger traffic between Nagpur and Bhusayal ?
- The Honourable Mr. M. Asaf Ah. (a) One meal, one express and three passenger trums were running between Nogpin and Bh is in ill prior to the war
- (b) Yes, but I im informed that, in addition two houtle services have been introduced from the 1st October 1946 one between Nagour and Wardha, and the other between Wardha and Busaval to cate for local traffic, which has somewhat cased the position
- (c) Overcrowding is, I am afraid not confined to the Nagpur-Bhusaval but is unfortunately an unavoidable feature wherever passenger train services have held to be curtailed owing to conditions brought about by the war
- (d) Both the Government and the Railway Administration are fully conscious of the meonvemence caused to the public by the lack of adequate train services, but the Railway is doing its best to restore the curtailed services as soon as possible, within the limits of its available resources. No deaths from suffocation due to overcrowding lawe been brought to notice
 - (e) Ye
- (!) A large number of than service have been restored on all railways through the GP P at lows, though it would not be correct to say that the pre-war level was reached. The fact that the GIP Railway have increased.

services elsewhere does not mean that the interests of the public in the Nagpur-Bhusaval area have been over-looked. My Honoursble friend will no doubt concede that it is the duty of the Railway Administration to take a comprehensive view of the needs of the public as a whole, and to utilise its resources as they become available in the order of priority of the public need

- (g) The question of re-introducing the Bombay-Nagpur Express trains is already engaging the attention of the Railway Administration, who intend to afford the required relief as early as possible. In the meanwhile I propose to send a copy of the question and my reply to the Railway Administration concerned to bring the matter prominently to their note e
- Mr. P. B. Gole: May I know from the Honourable Member when a decision will be reached regarding the restarting of the Nagpur Express?

The Honourable Mr. M. Asai Ali: I am afraid I cannot set any time

Proposal for Abolition of Inter Class and Reduction of Rates of Second Class on State Railways

- 116. *Pandit Sri Krishna Dutt Paliwal Will the Honoucable the Railway Member please state
- (a) Whether Government intend to abolish the Inter class and reduce the rates of the Second class on State Railways, 1f so, when, and
 - (b) whether Government have any scheme under contemplation ?

The Honourable Mr. M. Asaf Alt. (a) Yes The date on which this alteration is to be introduced is still under consideration

(b) Government are considering the des rability and financial implications providing, or main lines, four classes of travel, namely, air-conditioned, 1st Class, 2nd Class and 3rd Class On small branch lines only two classes are proposed, namely, (1) Special, (2) General Designs of the intuit invoits for the various classes are now in preparation. The financial implications are complicated and difficult to assess, and it is not expected that any such arrangement can be introduced without a general increase in the level of passenger forces.

Seth Govind Das: Will Government think it advisable to have only two classes—Upper and Lower—as is happening between Gondia and Jubbulpore and abolish first, second and inter class?

The Honourable Mr. M. Asaf Ali It is a very interesting suggestion, Sir Seth Govind Das: But will the Government consider the suggestion?

Mr. Mann Subedar: Will Government examine the question of abolishing the first class altogether as has been suggested before in this House, particularly because air-conditioned compartments have now been introduced? Have Government considered the necessity of hiving both an conditioned and flist class compartments in every train?

The Honourable Mr M. Asaf Ali That will have to be examined before I can say Yes or No

Sti M. Ananthasayanam Ayyangar: Is the Honourable Member aware that the Central Advasory Council for Raulways advased that the first class may be abolished and that there should be only second, inter and third classes?

The Honourable Mr. M. Asaf Ali: I am afraid I am not m a position to answer that question at present

Mr. Ahmed E. H. Jaffer. May I know whether the Honourable Member is going to travel 'scond class like provincial ministers or is he going to travel in his saloon?

Mr. President: Order, order

Seth Govind Das: Will Government consider the desirability of retaining the inter class and providing sitting accommodation there?

The Honourable Mr. M. Asaf Ali: According to this arrangement Inter class goes out and the second class will be as good as first class

RESTORATION OF BRE-WAR RAILWAY CONCESSIONS TO PASSENGERS

117 *Pandit Sri Krishna Dutt Paliwal Will the Honourable the Railway Member please state if Government intend to restore the various pre-war Railway concessions to travelling public, such as Return Tickets, etc. If so, when, and how many of them?

The Honourable Mr. M. Asaf Ali: It is the Government's intention that the various railway concessions enjoyed by the travelling public prior to the war shall be restored at the earliest possible moment, that is, as soon as train services and travel conditions improve sufficiently to permit of the encouragement of rail travel by the grant of concessions

Shri Sri Prakass: In view of the fact that there is a paucity of indiway tackets these days, will not the Honourable Member introduce the system of return tackets charging full tare both ways so that the difficulty of securing a tacket on the return journey may be avoided?

The Honourable Mr. M Asaf Ah: That again a very interesting suggestion which should be examined

Shri Sri Prakasa: Not only intere ting, it is useful also!

Provision of Fans and removal of other grievances of III Class Passengers on Railways

118 *Pandit Sri Krishna Dutt Paliwal Will the Honourable the Railway Member be pleased to state it Government intend to remove the long standing gravitation of third class passengers, such as provision of tans in the compartments, adequate supply of drinking water and suitable food at stations? If so, when and in what directions?

The Honourable Mr. M. Asaf Ali: Government have already under consideration the question of provision of fans in III class carriages and a new method of meeting the additional electric load which would be involved is under close examination by the Railway Board, but no decision has yet been reached

Instructions have been issued to railways that where possible, drinking water should be supplied on platforms by the provision of hydrants (Sharnas) mounted on wheeled barrows should be made available for supplying water to passengers sitting in their compartments. The North Western Railway also arrange, during summer season, for the supply of drinking water to passengers from a 3rd class compartment reserved for the purpose on most of their trains. There are also travelling watermen in these compartments who go and serve passengers with water in their own compartments. The extension of this arrangement to other railways will be shortly considered.

Every effort is being made to improve the quality of food served to passengers by arranging periodical medical inspections and by inviting one or two members of Railway Local Advisory Committees to make occasional tours on the railways and offer suggestions for improvement

Mr. Ahmed E. H. Jaffer: Is the Honourable Member aware that even to this date bulbs in most of the compartments and bath-rooms are missing, and if so will he take early steps to remedy this state of affairs?

The Honourable Mr. M. Asaf Ali: I am perfectly aware of that fact In fact it is one of my complaints, that no bulbs on the B A Railway can possibly last more than 24 hours and it is for members of the public to take note of that fact and restrain those who are smashing up those bulbs

Sri M. Ananthasayanam Ayyangar: What about the M S M Railway in respect of which we have got similar complaints?

(No answer was given)

OVERCROWDING ON RAILWAYS

119 *Pandit Sri Krishna Dutt Paliwal Will the Honomable the Railway Member be pleased to state the steps which Government intend to take to relieve overcrowing in Railways?

The Honourable Mr. M. Asaf Ali. To relieve overcrowding additional train services have been introduced and more will be put on as and when the resources of coaching stock and power period. At the present moment, the Army Department are absorbing a considerable number of vehicles for their use, and as these are surrendered, more stock will be available to augmenting the present services. It is the intention to seek outside essetance in the manufacture of coaching stock to tide over the present shortage, as the railway workshops are fully employed in repairing the present stock and manufacturing new stock to the limit of their capacity.

Every possible effort is in the meanwhile, being made to minimise discomfort to the travelling public by the idoption of measures such as

(a) Strengthening of passenger trum services by ittaching extra carriages as far as available within the permissible hading capacity of the engines.

- (b) Intensive use of all available coaching stock
- (c) Vigorous efforts to provent taketless travel

Provision for Pediatrian Traine by the side of all Railway Clineria and Bridges

- 120 * Shri Sri Prakasa Will the Honomable the Rulway Member be pleased to state
- (a) if it is a fact that Railway make no arrangement for pick at mis to go over their culverts and bridges at various places.
- (b) whether dovernment are aware that due to high embadament of Radways there is water-logging at virious places and pedestrians have no other uncloud of going across except over the Unitary interests and budges.
- (c) whether Government we aware that many accidents have occurred owing to this, and
- (d) whether Government propose to is nemstructions to Raily a Admin stritions to make proper provision for pedesiran traffic by the side of all their culvers and bridges?

The Honourable Mr M Asaf Air (a) Yes, this is so Culverts and bridges are in general provided solely for the passing of railway haffle. In certain cases exceptions have been made and especially constituted toutpaths have been added to existing structure. It, however, a new bridge is constructed or an old one regirdered, Provincial Governments are consulted and they are afforded an opportunity in each case of offering to share in the cost should a combined structure be required.

(b) and (c) Government have no information. If there is any water-logging in any piece due to a railway embankment, the Provincial Government concerned invariably approach the Railway Department for additional accommodation works.

(d) There is an inherent objection to attracting pedestrians and perhaps cattle and cycle traffic to railway embankments etc. Even so, the Railways are always prepared to consider the provision of such facilities for the public, provided the Provincial Government or the Local Authorities requiring these facilities pay the first cost and the maintenance charges

QUESTION RE RUNNING OF E I RAILWAY CUM († I P RAILWAY, BOMBAY-CALGUTTA MAILS PLA BENARES CANTT BETWEEN ALLAHABAD AND MOGHULSARAI

121 *Shri Sri Prakasa . Will the Honourable the Railway Member be pleased to state

- (a) the progress so far made in the consideration of the question of taking the East Indian Railway cum Great Indian Peninsula Railways 'Up and Down Bombay-Calcutta Mails via Bensec Cantonment between Allahabad and Moghalsara, and
- (b) if there is any intention of reopening the Chheoki Railway Station for these trains 2
- The Honourable Mr. M. Asaf All: (a) For the reasons stated at length m my predecessor s letter No 3818-TT of the 29th June, 1946 to my Honourable friend, I am unable to report any tangible progress As I understand the position, the proposal cannot be usefully considered till the reconstruction of the Dufferin Bridge has been completed
- (b) I am informed by the East Indian Railway Administration that there is no interior of tempering the Chlecki Railway 8t dion for these trains in the immediate future
- Shri Sri Prakasa: Can the Honourable Member mform us it there is any intention of strengthening the line between Phaphaman and Jargha to enable these mails to be diverted from the Mirzapore joute to the Benares route?

The Honourable Mr. M. Asaf All: Vain afraid I could not answer that question straight off

Shr! Sr! Prakasa: May I take it that the only reason why this diversion is not taking place is that the Dufferm Bridge is in course of renovation or are there any other reasons? And if that is the sole reason, why was not any step taken before the renovation process began, because I have been at it for the last 32 vears?

The Honourable Mr. M Asaf Ali: I have not the slightest doubt about the fact that the Honourable Member has been at it for a long time. I have got a letter written to him by my predecessor, if he likes I can read it out to him, it gives all the reasons

Shri Sri Prakasa: Could the Honourable Member in the meantime arrange for a through bogie to be run from Benares to Bombay by the Bombay Mails?

The Honourable Mr. M. Asaf Ali: The question will be examined

Pandit Govind Malaviya: In any case, in view of the great facility which that arrangement will provide for the inhabitants of a very important town in the United Provinces, will the Honourable Member ignore the fact that nothing has been done about it during the last 23 years, and apply his new energy to it and see if anything can be done in that direction now?

The Honourable Mr. M. Asaf Ali: I will try my best

ARRANGEMENTS FOR CONNECTING TRAINS AT JUNCTION STATIONS

122 * Shri Sri Prakasa Will the Honourable the Railway Member be pleased to state

(a) whether Government are aware that it is the policy of the Railway Administrations not to arrange for proper connecting trains at junction stations with a view to discourage travelling.

- (b) if it is a fact that passengers are left for whole twenty-four hours at junction stations like Gaya, Moghal-arai, Bhusavai, Itarsi, etc., due to their missing Railway connections, and
- (o) what steps, if any, Government are taking or propose to take to avoid such anconvenience?

The Honourable Mr. M. Asai All: (a) No, both the policy and the practice are to make every effort to make sure of such connections.

(b) Cases do occur in which passengers sometimes have to wait for trains up to 24 hours at junction stations if they miss their connection due to late running, of trains. (c) The punctuality of trains is, I regret to say, still far from satisfactory. This is due to a number of causes such as heavy loads, heavy passenger and parcels traffic, bad quality coal, etc.

Railway Administrations are being constantly urged to improve the punctuality of trains and a close scrutiny is maintained by Transportation Officers on Guard's Train Journals and Train Control Charts with a view to taking prompt action it. cases of avoidable delays

I propose to send a copy of the Honourable Member's question to all principal Railways and to urge on them the necessity for redoubling their efforts to attain the maximum measure of punctuality, other factors permitting

Shn Sn Prakass: In view of what the Honourable Member has stated in reply to part (a) of the question, may I request him to examine the time table at Moghul Serai—I can lend him a copy if he likes—and see if proper connections are given for passengers from Benure to catch the 1 Up and the 11 Up and if he is satisfied with those arrangements and if they are in consonance with the principles which he has just enunciated?

The Honourable Mr. M. Asaf Ali: I am thankful for the suggestion I shall have it examined

Dr. Zia Uddin Ahmad: Is the Honourable Member aware of the fact that it is the vendors who manage that there shall be no connection in these important junctions?

(No answer was given)

BREAK OF JOURNEY ON RAILWAYS

- 123.* Shri Sri Prakasa Will the Honourable the Railway Member be pleaded to state
- (a) If it is a fact that no break of journey is now perimitted for passengers hold-inchests for loss than 250 miles, while formerly passengers with tickets for 100 miles or more were permitted to break journey.
- (b) if it is a fact that passengers are now required to complete the min mum journey of 250 miles before they can break journey, while form: rly they could break journey before travelling the minimum they held tookets for more than the requisite minimum number of miles,
 - (c) if Government perpose and, if so, when, to bring back the old system, and
- (d) whether pending the reduction of the number of miles to be travelled Leforo break of journey is permitted Government propose at least to permit break of journey before the minimum of 250 miles is travelled by persons holding takets for 250 miles and mora?

The Honourable Mr. M. Asaf Ali: (a) and (b) Yes

- (c) The Honourable Member is referred to the reply given to part (b) of question No 1188 asked by him in the Legislative Assembly on the 25th March 1648
- (d) No The relaxation suggested would defeat the object of the revision of the Rule

Shri Sri Prakasa: In view of the fact that much water has flown under the bridges since the date mentioned by the Honourable Member, will the Honourable be Member consider the proposition afresh and could he inform us how the object of this rule is frustrated if passengers are allowed to break journey before the minimum number of miles is travelled and how it was not frustrated when this rule was not in operation?

The Honourable Mr. M. Asaf Ali: The whole of this question was very carefully considered and I can tell the Honourable Member some of the reasons against the relaxation he is asking for The reasons were that a check on their fraudulent use was impossible, and the change of this rule assisted the Railways he reducing overcowding in through trains in which short distance passengers were restricted and it was expected to bring slightly more revenue.

STARRED QUESTIONS AND ANSWERS

Shri Sri Prakasa: Is the last the main reason?

The Honourable Mr. M. Asaf Ali: No, certainly not

LATE RUNNING OF RAILWAY TRAINS

- 124 *Shri Sri Prakasa Will the Honourable the Rallway Member be pleased to state
- (a) if there is a general complaint about the late running of truins, sometimes by as many as four to six hours;
 - (b) the causes of this, and
- (c) the steps that are bing taken to meet the difficulties and ensure trains running to schedule?
- The Honourable Mr. M. Asaf Ah: (a) Complaints regarding the late running of trains are received from time to time but cases of trains running from four to six hours late are rare
- (b) The chief causes of late running are heavy loads of trains, poor quality coal and heavy passenger traffic involving detentions at stations in route
- (c) A careful check is maintained on punctuality by Railway Administrations Guards, ti un journals and traffic control charts showing detentions en route are carefully southinised by Tunsportation Officers, would be 't' in tuns ure taken up and suitable action is taken to avoid iccurrence. A considerable increase in train services has already been effected and as further services are introduced they will relieve the pressure on trains generally, thus improving punctuality
- Shri Sri Prakasa. Is the Honourable Member aware that it is rarely that 83 Up and 84 Down on the E I R run less than four to six hours late?
- The Honourable Mr. M. Asaf All: I am not quite sure about that particular term I know for a fact that recently the E I R have tightened up their organisation and the E I R trains are now running to time as far as possible
- Mr. Manu Subedar: Will the Honourable Member give an assurance to this House that amongst the measures taken in order to curtail the lateness of a train speeding up of the engine-driver will not be one and that no unnecessary risks will be taken, due to undue speeding in order to make up time?
- The Honourable Mr. M. Asaf Ali: I am prepared to give that assurance In fact it is one of the most important points which are always kept in view by all Administrations
- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member whether in the history of the Grant Trunk Express it ever came in time?
- The Honourable Mr. M. Asaf Ali: I think my Honourable friend knows that much better than I do
- Sri M. Ananthasayanam Ayyangar: If the Grant Trunk Express is late by half an hour to begin with, it eventually arrives four hours late, because it is detained on the way to enable goods trains to pass Will the Honourable Member take steps to see, because this is an Express train, that it gets priority over goods trains and other trains?
- The Honourable Mr. M. Asaf Ali: The suggestion made by the Honourable Member will be sent to the appropriate authorities and the matter will be looked into
- Sri M. Ananthasayanam Ayyangar: Is the Honourable Member aware that the Grant Trunk Express, even when it starts from the Delhi station, is allowed to start from half an hour to an hour late?
 - The Honourable Mr. M. Asaf Ali: I am not aware of that fact
- Dr. Zia Uddin Ahmad: Is the Honourable Member aware of the fact that it has been established that the Grand Trunk Express is neither Grand, nor is it at Trunk nor is it at Express?

Pandit Govind Malaviya: May I draw the attention of the Honourable Member to the fact that, as was pointed out in relation to the Grand Trunk Express, once a train begins to get late, other trains get preference, with the result that it continues to become more and more late, with the result that it reaches its destination several hours late? Will be therefore consider whether a rule cannot be laid down that at least Mail and Express trains, even if they are late, should be given preference over other goods and other trains all over the system?

The Honourable Mr. M. Asaf Ah: I am afraid I cannot possibly go into all these administrative details at this stage and these points really do not arise out of this question

BLACKMARKETTING IN NEW MOTOR CARS SOLD AGAINST CHIEF COMMISSIONER'S

- 125 *Mr. C. P. Lawson: Will the Honourable Member for Transport be pleased to state
- (a) how many mew motor cars have arrived in Delhi during 1946 for sale against permits issued under the auspices of the Chief Commissioner,
- (b) what stops, if any, are taken to ensure that cars purchased against these priority permits are not immediately resold at blackmarket prices, and
 - (c) What authority adjudicates in the matter of priorities?
- The Konourable Mr. M. Assi All: (a) 255 new cars were allotted to Delhi Province during the period from January to the end of September, 1946, of which 221 actually arrived in Delhi before the end of September.
- (b) During the period of control, permits to purchase cars were issued only to essential users. There was, however, no provision in the Civil Motor Cars Control Order—which expired on the 30th of September—to prohibit a person who had purchased a controlled car against a priority permit from selling it to another person. No case of reselling a car at a higher price was reported to the authorities in Delhi
- (c) The Provincial Motor Transport Controller adjudicated in the matter subject to the approval of the Chief Commissioner
- Mr. C. P. Lawson: May I ask the Honourable Member whether in his alternate capacity as member in charge of Railways he has noticed whether any of these cars have been shipped away from Dellu innuclately after purchase?
- The Honourable Mr. M. Asaf Alı: No such case has been brought to our notes so far but if the Honourable Member will give me definite information, I shall have the whole question examined
- Mr. Ahmed E. H. Jaffer: It is very difficult to buy a new car in Delhi today particularly because dealers expect Rs 3 to 4 thousand extra beyond the control price May I inquire from the Honourable Member whether Government will take steps to stop this blackmarketing on the part of the dealers?
- The Honourable Mr. M. Asaf All: We have absolutely no control over cars now As you know, the ordinance expired on the 30th September and dealers can do exactly as they like
- Mr Ahmed E. H. Jaffer: May I take it that it is the policy to encourage blackmarketing on the part of the dealers?
 - Mr. President: That does not arise

STRAM VESSELS PLYING IN INLAND WATERS

- 198. *Mr. K. O. Neogy: (a) Will the Honourable Member for Transport be belassed to refer to starred question No 129 of the 8th February, 1946, on the subject of future Government policy regarding ownership and management of steam vessels plying in mland waters, and state what progress has been made in the consideration of the question?
- (b) Will the Honourable Member particularly indicate the purport of the opinions expressed by the Provincial Governments concerned, and whether the matter has been considered by the Policy Committee on Transport?

The Honourable Mr. M. Asaf Ali: (a) and (b) As stated in the reply to question No. 129, answered on the 8th of February 1946, a memorandum setting out the major issues was sent to the Provincial Governments of Bengal. Bihar and Assam. The Section 93 Governments in Bengal and Bihar expressed tentative views on the question but rightly pointed out that this was a matter on which the views of a responsible Ministry should be asked for A reply has been received from the Provincial Ministry Government of Assam They are provisionally inclined to favour the idea of nationalising the river services reply has been received from the Ministry Governments of Bengal and Bihar and they have been asked to expedite consideration of the case was not placed before the Policy Committee on Transport because replies had not been received from the Ministry Governments of Bengal and Bihar and it is not now considered appropriate to place the case before the Policy Committee on Transport as previously constituted. A brief memorandum on the subject will be placed in the very near future before the Advisory Planning Board which has recently been set up and the Standing Committee of the legislature will also be consulted when replies have been received from the two Provinces men-At a liter date it may be necessary to spremo rap ad noc conference to consider the matter on which the Provincial Governments concerned. the railway and river transport interests would probably be represented

PROPOSAL BY THE COMMISSIONERS OF THE PORT OF CALCUTTA FOR A CANAL FROM
KIDDERPORE TO DIAMOND HARBOUR

- 127 *Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for Transport be pleased to state
- (a) whether Government are aware of the proposal of the Commissioners of the Port of Cylentra for excavating a ship can't from Kidderpore to Diamond Harbour, as an alburnitive invigation can't for ships regarding which a no ification under Soction 4 of the Lind Acquisition Act was published in the Calcutta Gazette on the 28th March, 1946;
 - (b) the necessity for such a scheme,
- (c) (i) at whose instance such a scheme has been formulated and (ii) the authority which can give final approval to the scheme;
- (d) the area involved in the scheme and the project and the extent of crop growing lands (nature of the crops to be indicated) in the said area.
- (e) whether Government are aware of the protests made against the scheme and the project by the Corporation of Calcutta by other public bodies, by the public at meetings, by m unbers of the Legislatures, and by the N wapap is pointing out the threatened enormous loss to several thousands of agriculturists families and to agriculture in respect of several hundred thousands of bighas of lands and liquidation of a large number of villages, and
- (f) whether Government have examined the implications of the whole matter and this policy ?

The Honourable Mr. M. Asaf Ah: (a) Yes

- (b) The port of Calcutta is one of very difficult approach even to small ships and the ship canal scheme has been put forward to short-circuit the 42 miles of dangerous and difficult river navigation between Diamond Harbour and Calcutta and to provide sheltered deep water approach to the Port Commissioners' dock system.
- (c) (i) The scheme which is entirely in an exploratory stage has been formulated by the Calcutta Port Commissioners
 - (11) The Central Government
- (d) It is not possible to give any definite information on this point as the scheme has not yet been worked out in detail. According to the notification published under the Land Acquisition Act, pieces of land altogether measuring about 18,210 acres are likely to be required in the district of 24 Pargans

- (f) Not yet As already stated, the whole scheme is still in an exploratory stated. The possibility of active ing the same object by later works in the Hooghly will soon be under expert investigation. The views of the Bengal Government and the Commissioners for the Port of Calcutta on recommendation (4) of the Ports (Technical) Committee regarding the ship canal and river training works are awaited.
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state whether the Government will be prepared to ask for the opinion of the other local self-governmy; institutions namely the district blanks and municipalities concerned, before they come to a final decision in this matter?
- The Honourable Mr. M. Asaf Ali: It is quite obvious that the whole scheme is in an embryonic stage. Let the Government come to some conclusion first, before they can consult anybody else stage.

 The question really does not arise at this stage.
 - Mr. President: The question hour is over

(b) WRITTEN ANSWERS

COMP ARATIVE PRICES OF LAC. WHEAT AND RICE IN THE CENTRAL PROVINCES

- 128. *Seth Govind Das: Will the Secretary of the Department of Food be pleased to state
- (a) whether it is a fact that Teora (lac) is selling at a higher price in the Central Provinces than wheat and rice, and that the price of Teora (lac) is not controlled by Government.
- (b) whether it is a fact that the prices of wheat and lice are low due to the sole reason that these have been so fixed by Government;
- (c) whether Government are aware that at the respective places of Teora (lac) and wheat it is unprofitable for the cultivators to grow wheat, with the result that the acreage under Teora is steadily increasing at the cost of wheat; and
- (d) whether Government propose to take immediate steps to either raise the controlled price of wheat and rice or control the price of Teora (lac) also ?
- Mr. B. R. Sen: An enquiry has been made from the Government of the C P and the information will be laid on the table of the House when received.

REFORM OF THE LAND REVENUE SYSTEM AND THE REMOVAL OF ZAMINDARS

- 129. *Seth Govind Das: Will the Secretary of the Department of Agriculture be pleased to state
- (a) whether he is aware of the fact that most of the Provincial Governments have copy as d their desire to r form their land revenue systems by removing intermediance between the cultivator and the State;
- (b) whether payment of compensation to these intermediaties is necessary interference in the Government of India Act, 1935, if their rights are taken away; and
- (c) whether the Government of India propose to move the British Parliament to so am rid the Act that it becomes possible to acquire the rights without payment of any compression?
- Sir Pheroze Kharegat: (a) So far as I am aware the Government3 of five of the eleven Governors' Provinces have expressed a relevant intention
- (b) The question whether a particular law attracts sub-section (2) of Section 290 is a question for the Courts but prima facie the answer appears to be in the affirmative.
 - (c) No. Sir

FINANCING OF PROVINCES BY GOVERNMENT OF INDIA FOR COMPENSATING ZAMINDARS

- 130 *Seth Govand Das: Will the Secretary of the Department of Agriculture places state whether the Government of India propose to ask Provincial Governments to adopt a co-ordinated plan and accept a uniform polary for the purpose of reforming land revenue systems in Provinces by removing intermediaries between the cultivator and the State ?
- (b) Do the Government of India propo e to undertake to finance Provinces for compensating intermediance whose rights are to be acquired?
- Sir Pheroze Kharegat: (a) The systems of land tenures very considerably from province to province and sometimes even in different parts of a province tit is not considered practicable to have a co-ordinated plan or a uniform policy for all provinces. The Government of India do not therefore propose to address the provinces to adopt the same. Several provinces are looking into the whole question themselves, land revenue being a provincial subject.
- (b) If such proposals are included in the post-war development plans of a province they will be examined on their ments for deciding whether to approve them for inclusion in the schemes for which grants or loans are admissible from the Centre

NATIONALIZATION OF AIR TRANSPORT IN INDIA

- 131 *Seth Govind Das: (a) Will the Honourable Member for Communications be pleased to state whether Government are aware that there has been and continues to be a rapid growth of air transport in India and that transport services are in private hands?
- (b) Do Government propose to take steps to nationalise the air transport and so plan it that the facility of carriage of passengers and posts by air comes within the reach of towns with a population of two laklis and above?
 - Sir Harold Shoobert: (a) Yes
- (b) The policy decided by the previous Government was in favour of regulated controlled private enterprise. The present Government has had no time to review the policy, but intends to do so soon. I may, however add that the House will have an opportunity to discuss this subject on Sardar Mangal Singh's resolution to be debated on 8th November. Probably by that time I may be in a position to indicate the Government policy.

SHORTAGE OF BOOKINGS OF TIMBER ON THE SATPURA DIVISION OF B N. RAILWAY

- 132 *Seth Govind Das: Will the Honourable Member for Transport be pleased' to state
- (a) whether Government are aware that the narrow gauge Satpura Division of the Bengal Nagpur Railway is the worst sufferer under the 'Regional Railway Priority Controls' as hookings are available to them only on a very hunted scale and for a very whort while 3
- (b) whether Government are aware that allotment of wagons for transport of timber is made on the recommendations of the Timber Transport Advisory Committee, Central Provinces and Berar
- (c) whether Government propose to abolish the medium of the Timber Transport Advisory Committee and constitute a committee of its own for the purpose, and
- (d) whether Government propose to place on the table of the House information promised in reply to parts (b) and (c) of unstarred question No. 137 of the 14th March, 1946?
- The Honourable Mr. M. Asat All: (a) The "Satpura Division", or more properly, the Nampur District of the B N Railway, is a narrow gauge district

- with very limited rolling stock. The best possible use is made of such stock as is available. In June, 1946, it was necessary to concentrate on the transport of the Provincial Government in order to build up stocks against the possibility of a general railway strike. All other traftic suffered during this period. Except for this time of emergency, an equitable distribution of transport is the general practice, but it may be noted that the railway is particularly short of trucks suitable for the leading of long timber. Only some 15 trucks a day of such traffic can be cleared.
- (b) Timber Transport Advisory Committees have operated in all timber areas for some years. It is the practice for Regional Controllers of Railway Priorities to meet these committees monthly and allocate wagon quotas for timber in consultation with them. Thereafter the Forest Department to the control allocates with the control and timber movements. These arrangements have worked with great success and Government are not iware of any public discontent in connection with the working of the Central Provinces and Berar Committee
- (c) Government see no valid reason for ordering the abolition of Timber Transport Advisory Committees
- (d) The information was placed on the table of the House in April 1946 and is page 4266 of the Legislative Assembly Debates April 18th 1946, Vol. V.—No. 3.

POLICY OF GOVERNMENT INCREASE IN YIELD OF FOOD CROPS

- 188 Mr. Madandhart Singh: Will the Secretary of the Department of Agreement believed to state the future policy of Government in regard to increasing the yield of food crop and for making agriculture a paying business?
- Sir Pheroze Kharegat: The policy of Government is stated in the Statement of Agriculture and Food Policy in India copies of which are available in the Indian

APPOINTMENT OF MR P M GLOVER AS ENTOMOLOGIST IN INDIAN LACRESEARCH INSTITUTE

- 134 *Babu Ram Narayan Singh: Will the Secretary of the Department of Agriculture be pleased to state
- (a) if it is a fact that at the time when Mr (now Majoi) P M Glover was being appointed Entomologist in the Indian Lac Recearch Institute the pot t way advertised in England only notwithstanding the specific direction of the Committee of the Indian Lac Association to advertise it both in India and in England.
- (b) whether the Chairman of the Committee was responsible for the action term in contravention of this direction and for thus depriving Indians in this country of the opportunity of applying for the post.
 - (c) whether the Chairman in question was an Englishman and
 - (d) if it is a fact that Mr Glover had no previous knowledge of lac when he was
- Sir Pherose Kharegat: (a) to (d) Mr Glover was appointed in 1929 i.e., 17 years ago Information as regards the circumstances of the recruitment is not available and is being collected
- PAYMENTS TO MR GLOVER BY INDIAN LAC CESS COMMITTEE WITHOUT CENTRAL GOVERNMENT'S SANCTION
- 135 *Babu Ram Narayan Singh* Will the Secretary of the Department of Agriculture be pleased to state
- Glory was called up for military service in connection with the recent war under the National Service Act.
- (b) whether in disregard of section 6 of the Indian Lac ('es Act enjoining the the proceeds of the Lac Cess should be devoted only to promoting research on and sale of lac, the Indian Lac Cess Committee decided to pay Mr Glover the

difference between his pay in the Indian Lac Research Institute and his pay in the Army:

- (c) whether the Committee asked for the sanction of the Central Government to the proposal:
- (d) whether subsequently the Committee authorised the payment to him of the difference between his Civil and Army pay in anticipation of Government sanction,
 - (e) whether any audit objection was raised against these payments?
- (b) The Committee did decide to pay Mr Glover the difference between his pay under the Committee and his pay in the Army Such payment was in accordance with the general practice adopted by Government and by private firms and is not in contraveution of Section 6 of the Act.
 - (c) Yes

Sir Pheroze Kharegat: (a) Yes

- (d) The sanction was applied for in September 1940 and tenunders sent in October and December 1940, and in Linuxy 1941. We reply having been received, the Committee decided in February 1941 to authorise the payment in anti-cipation of Government sanction and informed Government of this decision. The orders of Government were not received till July 1942.
 - (e) No.

RECOVERY OF OVER-PAYMEN'S MADE TO MR GLOVES

- 136 *Babu Ram Narayan Singh Will the Secretary for Agriculture Department be pleased state
- (a) If it is a fact that payments of difference between the Civil and Army pay of Mr Glover continued to be made by the Indian Lac Cess Committee to Mr Glover until the Central Government's reply rejecting the proposal of the Committee was actually received by the Committee that the total amount thus paid to Mr. Glover was nearly Rs 10,000;
- (b) if it is a fact that before the first payment was made to Mr Giover he was informed that he would have to refund the amounts drawn by him in anticipation of Government sanction, if this sanction was eventually refused,
- (c) whether the recovery was waived by the Central Government on the recommendation of the Committee even without an application from Mr Glover;
- (d) whether Government will be pleased to consider the question of recovering the sums irregularly paid to Mr Glover from him or from the President and members of the Committee and those officers of the Contral Government responsible for allowing the payments to be made in anticipation of Government sanction and for waiving recovery even without an application from Mr Glover, and
- (e) whether Government will also be pleased to consider the desirability of terminating the arrangement with the Auditors for their failure to raise any objections in and it?
 - Sir Pheroze Kharegat: (a) Yes
 - (b) Yes
- (c) The Committee recommended that the recovery might be waived or the amount of leave due might be reduced by nine months so that leave salary might not have to be paid for this period. The Government decided to waive recovery. It is not known if any formal request was made by Mr. Glover, but requests were made by him both orally and in Demi-official correspondence.
 - (d) and (e) Do not arise

REPAYMENT OF LOAN TAKEN BY MB GLOVER

187. *Babu Ram Narayan Singh; (a) Will the Secretary of the Department of Agriculture please state if it is a fact.

- (i) that Mr Glover who is still in the Army holds a lien on his appointment in the Indian Lac Research Institute, and that it is proposed to allow him to roturn and serve the Committee for the remaining period of his contract.
- (n) that sometime in 1942 he applied to the Committee for a loan of more than Rs 2,000 on the plea that it was required to enable him to meet his various liabilities, and that he undertook in accordance with the Provident Fund Rules to repay the loan in regular monthly instalments,
- (iii) that he has in the course of four years or more made only two or three payments of Rs 100 each,
 - (iv) that he has paid little or no heed to the several reminders sent to him; and
- (v) that it now transpires that he took the loan not to meet any liabilities, but to invest the amount in war bonds ?
- (b) Whether Government will be pleased to state the action if any taken agains ${f m}$ Glover?
- Sir Pherose Kharegat: (a) and (b) An enquiry has been made from the Committee whose reply has not yet been received A reply will be given at a later date

ENLARGEMENT OF POWFRS AND JURISDICTION OF FEDERAL COURT

- 138 *Mr Sasanka Sekhar Sanyal Will the Honourable the Law Member be pleased to state
- (a) what steps are being taken for the immediate chlargement of the powers and jurisdiction of the Federal Court so as to vist the same with full and final authority of the Suprime Judiciary in the country, and
- (b) whether it is proposed to have a discussion of the matter in the House in the course of the present session?
- Sir George Spance: (a) and (b) No immediate action in this direction is contemplated. In view of the fact that the Constituent Assembly will be meeting soon to draft a constitution for India and must consider the question of a Supreme Court for India, it is not considered necessary to promote a discussion of this subject in the current Session.

Erasing of Names of Railway Stations written in Urdu Script in the Purnea District on B A Railway

- 139 *Choudhury Md. Abid Hussam (a) Is the Honomable the Redway Member aware that the names of Radway Stations written in Uran script on all the Station of the Bengal Assam Radway in the District of Purnea (Bihar Province) have been recently classed to the great inconvenience of the Muslim passengers?
- (b) Have the local authorities been instructed by the Central Government to do so ?
- (c) If not, why and with what motive are the local authorities putting the Muslim passengers in difficulty by crasing the name in the Urdu script?
- (d) Do Government propose to issue instructions to the local authorities to rewrite the names of the stations in the Urdu script also?

The Honourable Mr. M. Asaf Ali: (a), (b) and (c) As a security measure, during the war, the names of Railway Stations had been obliterated from Station buildings and name boards removed from station premises Recently, while replacing the name boards at Stations in the Railway District of Kathar (Purnea District) the Urdu Script was used by mistake in addition to English and Bengali. This was a departure from the old standard practice and was rectified a soon as detected it is understood from the Imperial Gazetteer of India that the population in the Punice District is mainly Hindi speaking and to a smaller extent Bengal speaking.

(d) The Government intend to have the position reviewed by the B A Railway administration in consultation with the Provincial Government and the Local Advisory Committees.

Unlawful, stopping of Railway Trains by National Congeres Volunteers in Bihar

- 140 *Choudhury Md. Abid Hussam (a) Will the Honourable the Railway Member be pleased to state if Government are aware that im Bilar both on the East Indian Railway and the Outh rad Tulant Railway Nation if Copress Volunters often pull if am and stop trains without any cause, putting tona fide 1000 press negers to great inconvenience?
- (b) Is it a fact that those volunteers travel without purchasing tick is for their train journey and that they break their journey whenever they like by stopping trains?
- (c) Have Government taken any steps to check this kind of stopping of trains? If so, what?
- The Honourable Mr. M Assf Ali: (a) Government are aware that in Bihar, both on the East Indian and Oudh Tribut Ruilways, alarm chains are often needlesdy multid which result in mononime or the result in the pictures and fall-way working generally. Government have been advised that the main offenders are batches of young students.
- (b) It is a fact that these offenders often travel without purchasing tickets and break journeys where they like by pulling alarm chains
- (c) Yes Intensive checks are being carried out by squade of Travelling Ticket Examiners in collaboration with Government Railway Police. In some cases these squads are accompanied by Travelling Magnistrates and prison wans On the East Indian Railway a drive has also been made by Travelling Ticket Examiners in plain clother with the object of detecting offenders

UNSTARRED OUFSTIONS AND ANSWERS

APPOINTMENT OF UN-TRAINED PERSONS AS COMMERCIAL AND TRANSPORTATION INSPECTORS ON N W RAILWAY

- 24. Seth Sukhdev: (a) Will the Honomable the Railway Member be pleased to state when the posts of Commercial Inspectors were created on the North Western Railway, and whether he will lay a copy of the Organisation Order on the table of the House?
- (b) Were the candidates required to go through a training course at the Walton Training School like Transportation Inspectors?
- (c) How many Commercial Inspectors who failed to pass the Walton Training School Course are still employed as Commercial Inspectors?
- (d) How many Transpolation Inspectors, who failed to qualify for the training course at the Walton Training School, are employed as Transportation Inspectors?
- (e) If the rcply to part (d) above be that no such unqualified or failed person reproposed as a Transportation Inspector, why is different treatment given to Commercial Inspectors?
 - (f) What steps do Government propose to take to remove the anomaly?
- The Honourable Mr. M. Asaf Ali: (a) The posts of Commercial Inspectors were created on the North Western Railway with effect from 2nd January, 1945 I lay on the table of the House a copy of the Organisation Order issued by the North Western Railway Administration in connection with the creation of these posts
 - (b) Yes, but subsequent to their selection as Commercial Inspectors
 - (c) Four.

- (d) There are no such Transportation Inspectors
- (e) In view of the urgent necessity for the creation of a separate cadre of Commercial Inspectors, it was not possible to send the individuals who were selected as being fit to work as Commercial Inspectors by a Selection Board for a training course at the Walton Training School before their appointment as such It will, however, be observed from para 4 of the Organization Order mentioned in the reply to part (a) of this question that their confirmation will depend on their qualifying in the course
- (f) Government understand that for the future it has been prescribed that only those who have qualified in the Commercial Course at the Walton Training School and have been selected by a properly constituted Selection Board will be appointed as Commercial Inspectors

NORTH WESTERN RAILWAY

ORGANIZATION ORDER No. 169, DATED 19th DECEMBER, 1944 (Case No. 757 E/328)

Commercial Inspectors

- It has been decided to separate the cadre of the Transportation Inspectors and Commercial Inspectors with effect from 2nd January, 1945
- 2 The daty list of Commercial Impactors to attached in Appendix 'V'. In order to avoid innecessary overlapping the Commercial Impactors will concentrate out the supervision of the Commercial work in large Commercial work to target the supervision and inspect Commercial work to supervise and inspect Commercial work to supervise and inspect Commercial work to supervise of important Commercial Stations to be supervised und impacted by Commercial Inspectors is attached as Appendix BP, but it is left to the discretion of the Divisional Superintendents to include any other stations if considered really necessary. The number of stations under each Commercial Inspector should, not, however ordinarily exceed 12
- 3 Recruitment The posts of Commercial Inspectors will be filled by Selection from amongst the following categories of staff -

	TAN
(1) Chief Book ng Clerks, Chief Parcel Clerks and Cheif Goods Clerks, Grade V	20 0 -10 -250
(n) Goods Supervisors	250-10-300
(iii) Senior Claims Inspectors	200-10-270
(iv) Rates Inspector	200-10 -270
(v) Platform and Luggage Inspectors	200-10 270
(vi) Publicity Inspectors	215-15-275
(vn) Head Clerks Commercial Branches Grade V and above	215 -15 -275
(viii) Traffic Inspectors who have had extensive and con t muous Commercial experience and training	and above
(1x) Road Inspectors	200- 10-270
(x) Reservation Supervisor grade	200 10 270

Provided they are properly qualified in Commercial duties

4 Transay—Those selected as Commercial Inspectors will be required to undergo a course of training (P 15) in the Walton Training School where three courses will be held in 1945 commenting on 2nd January, 1944 Pebruary and 9th April, 1945 Their confirmation will depend on their qualifying in this course and on the recommendation of the Divisional Superintendent conceined

(8d)

HEADQUARTERS OFFICE, Dated 19th December, 1944 for General Manager

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UNSTARRED QUESTIONS AND ANSWERS

Duty Last of Commercial Inspectors

- 1 To be responsible for Commercial working of the stations on his section, with particular reference to --
- (a) the correct preparation and despatch of returns and to see that correspondence is up-to-date and the M G Re are prepared as required,
 - (b) the correct upkeep of all Commercial books of references.
- (o) the check on wagon loads to verify that good loads are obtained and report on the movement of non essential and unnecessary long haul traffic,
- (d) the scrutiny of priority registers and check of priority certificates, priority orders and class and group loading schemes,
- (e) the check on marking labelling, rivetting and sealing of wagons and proper labelling and marking of parcels, luggage, and goods. Education of the public in the labelling and marking of their own consignments with private marks, see that para 490 and 494 of Commercial Manual are acted upto.
- (f) the check on notices as to the time of opening of social and pare 1 offices, also to see to the proper exhibition of time tables, fare lists, etc.
- (g) check up on the packing of consignments with the public and to bring to notice any cases of habitual bad packing of specific commodities bootsignors,
- (h) the correct declaration, weighment, and routing of consignments and correct loading of vans at transhipment sheds, and
- (i) the correct execution of the forwarding and risk notes and see that no consignment is accepted for booking at railway risk unless it is propially and securely packed. In all these cases where specific packing condition, are a "suched consignments are not accepted for carriage by rail at railway risk unless these conditions are complied with
 - 2 To carry out the yearly Commercial inspections of his section at stations nominated
- 3 To personally supervise Commercial work at stations nominated. To see that the Commercial staff employed on stations are fully conversant with all the rules and regulations and other local orders issued from time to time.
- 4 Fo conduct enquiries into complaints, irregularities and other matters referred to him by the Divisional Office
- 5 To inspect Refreshment Rooms, Waiting Rooms, and vending and ice and aerated water arrangements at stations and in trains and report on any irregularities. Also to see to the cleanliness of these Rooms, stations platforms and surroundings
- 6 To carry out frequent inspections and tests of weighing machines and fire appliances at stations on his section
 - 7 Fo supervise the arrangements for the supply of drinking water to passengers
- 8 To scrutinuse the register of restrictions and check up as to whether the restrictions notafied are being properly observed. To see that all restrictions are proparly entered on the notice board provided for this purpose and up to date list of commodities not accepted for booking as pircels is hung up at a conspicuous place, outside Parcel Offices.
 - 9 To supervise Commercial arrangements at large fairs and melas
- 10 To check up the preparation of duty lists of inferior Commercial staff and to deal with correspondence in connection with their transfer
- 11 To take prompt action with regard to accidents requiring his presence and to see that action is taken tide rule SR 164/49 and 51 of the General and Subsidiary Rules
- 12 To examine all stations records in connection with demand and supply of stock as well as to check up on the quick release of loaded inward wagons. Check cabinets were
- 13 To deal with cases of excessive delays to stock, short supply of stock entailing heavy delays to consignments in booking, also any congestion due to delays in unloading wagons or from any other cause, and to take numediate action and put matters right
 - 14 To check up the booking and movement of "smalls"
- To reduce the running of C R and T R vans to a minimum and to see that vans are given the fullest loads possible and that no light running takes place
- 15 To arrange intensive checks on ticketless travel and to see that break of journey tickets are properly endersed and that ordinary tickets are properly date-stamped and mipped both at the starting and destination stations.
- 16 To deal with important claims cases and to effect open deliveries as ordered by the Divisional Office
- 17 To keep a check on 'B' class outstandings at stations and to take steps to clear themas expeditiously as possible bringing to notice any serious delays in their clearance.

- 18 To check on packages lying undelivered both in parcel and goods godowns and attempt to connect up those found in excess with stations requiring such packages. To see that orders regarding despitate to Lost Property Office of excess consignments whether booked or unbooked are carried out. To see that stations regularly report to Headquarters Office all cases of excess packages lying unconnected
- 19 To check up the sufficiency of labour and to see that loading and transhipment of goods parcels and lagrage is done froreis to prevent dumage to consignments en-route and that laggage and Chema filins parcels are always depatched in brake vans on trains without any delay whateoever. To see that the D D Advice Register is properly main thanks and infinitation recarding loss damage or deficiency of package or consignment and sonsignments and packages received in excess is duly given to the stations concerned
 - 20 To suggest ways and means to prevent claims occurring

- 21 To inspect Out Agencies and City Booking Agencies and report any irregular bookıng
- 22 To check leases of plots of railway land demised to outsiders and see that all terms and conditions are duly fulfilled by the Lessees

APPENDIX "B"

List of important Commercial stations to be supervised and inspected by Commercial Inspectors -1 1

Rawalpindi (one C M I)	Lala Musa Sargodha Malakwal	Jhelum Rawalp ndı Marı Indus	Kohat Cant Peshawar Cant Peshawar C ty	Haran ur Mily vid ng Hastedpur Mily sid ng Khewra
Lahore (Two C M Is)	Lahoro Lahoro Cant Moghalpura Harbanspura Gujranwala	Amritsar Sialkot Okara	Jullundur C ty Jullundur Cant Ludh ans	Wa'ırabad Jammu (Tawı) Gujrat Pattokı
Delhi (Two C M Is)	Delh New Delhi Saharanpur	Khanalampura Ambala Cant Kalka	S mla Bhatin.la Meerut City	Ghariabad Ambala C ty Muzaffarnagar Moorut Cant
Ferozepore (One C M I)	Ferozepore Cant Ferozepore City Moga Tahs l	Kot Kapura Abohar # Kasur	Bhagtanwala Mandi Burewali	Kasu Begu Ar fwala V:hsr:
Multan (One C M I)	Multan C ty Multan Cant Samasata	Khanewal Man Channun Lyallpur	Gojra Toba Tek S ngh Musaffargarh	Jaranwala Sangla H II Tandi anwala
Karachi (Two C M Is)	Post Area Kotri Hyderabad (Sind	Tando Adam Nawabshah)	Sukkur Sukkur Bunder Sadikabad Dr gh Road Malır Cant	Larkana Jacobabad Sh:karpur
Quetts (One C M I)	Quetta Bostan S bı	Chaman Dalbandın Nok Kundı	Zahidan	

Note —Other important Commercial stations may, at the discretion of Divisional Superintendents, be added to the list provided each Inspector has not ordinarily more than 12 stations under his control

LIGHTING ARRANGEMENT ON PASSANGER COACHES ON B A. RAILWAY, METER GAUGE SECTION.

25. Mr. K. C. Neogy: (a) Will the Honourable the Railway Member be pleased to refer to unstarred question No 28 of the 8th February, 1946, on the subject of unlit passenger coaches on the Bengal Assam Railway, Meter Gauge Section, and

UNSTARRED QUESTIONS AND ANSWERS

lay on the table of the House a statement showing the total number of p train services, excluding day trains, that were run month by month, since 1945, in the districts of Dacca and Mymensingh and which were not equippedighting arrangements in passenger coaches, and indicate the progress that was been made in the provision of lighting arrangements?

(b) Are Government aware that due to the running of passenger trains at high without lighting arrangements in the coaches, thefts, looting, assaults on passenger and even abduction of women from trains were facilitated in certain parts of the above section of the Railway?

The Honourable Mr. M. Asaf Ali: (a) I regret that it will not be possible to compile the statement asked for by the Honourable Member, since the necessary information regarding deficiencies in lighting arrangements in individual coaches from October, 1945, on the section of the Bengal Assam Railway referred to, is not available.

As regards the progress that has been made in the provision of lighting arrangements, the Bengel Assam Railway Administration are receiving supplies of electric bulbs to the extent of 2,000 pcr month. During 1945, they arranged for at least one bulb to be fitted in each compartment on the Dacca-Chittagong Division. Unfortunately, however, thefts of electric bulbs and fittings increased to such an extent that at present only 50 per cent of the carriages are provided with lights. The administration expect, however, that provided the rate of their does not increase, they will be in a position again to provide at least one bulb in each compartment within the next two or three months.

During the period from January, 1945, to December, 1945, 30,000 electric bulbs were stolen on the B A Railway and heavy thefts and damage to electric fittings still continue. In an effort to stop thefts, the railway administration have for some time been fitting strong wire cages around the electric bulbs in carriages, but it will necessarily take some time for this work to be completed.

(b) Government are of course aware that inadequate lighting in trains is a factor which facilitates crime at night, but the Honourable Memb.r will, I think, concede that it is by no means the only factor which has facilitated, the commission of the outrages which have unfortunately been perpetrated in certain parts of the section of the B A Railway referred to

LICENCES AND FACILITIES FOR ESTABLISHMENT OF NEW COTTON MILLS IN INDIA

- 28. Mr K C. Yeogy: (a) Will the Honourable Member for Industries and Supplies be pleased to lay on the table of the House a statement showing the number of licences for the establishment of new cotton mills, or addition to the production capacity of the existing mills that have been granted in different provinces, and Indian States, respectively?
- (b) What are the prospects of necessary machinery and other equipment available in the near future in connection with the above projects, and what facilities are Government providing for expediting the fruition of the above schemes ?
- (o) What is the number of applications for heence for the establishment of new cotton textile mills that are now pending consideration in respect of each province and what is the number of looms and spindles, respectively, that are involved in such applications?
- (d) When 18 Government decision expected to be taken on these applications for licence in each province and Indian State?
- (e) What facilities exist at present in India for the manufacture of cotton textile machinery, and what is the maximum capacity of the existing manufacturing concerns in this matter? Is there any proposal for further expanding the capacity for the manufacture of cotton textile machinery in the country and what sasistance, if any, are Government prepared to render in that behalf?

ر 10 The Honourable Dr. John Matthai: (a) The information desired by the Honourable Member is as follows

	Nev	w Mills	Expension of	existing mills
Province or State	Number of licences	Number of spindles	Number of licences	Number of spindles
Sind	3	75,000	Nıl	Net
Assam	2	1,00,000	Nel	Nul
Orissa	4	1,19,000	Nıl	Nel
Bengal	15	2,10,372	17	1,14,628
Punjab	ıı	2,29,600	5	35,492
United Provinces	3	75,000	Nel	Nel
Bihar	7	1,75,000	Nel	Nel
Central Provinces	6	1,26,100	3	20,760
Madras	23	2,67,200	9	67,300
Bombay	Nei	Nul	35	1,93,296
Delhi	Nel	Nel	1	12,000
Indian States	30	4,59,000	12	91,512

⁽b) I have nothing to add to the reply given by my predecessor to parts (b) and (c) of Question No 677, asked by Sardar Mangal Singh on the 5th March

⁽c) The information is as follows

Province or State	Number of appliations pending	Number of spindles	Number of looms
			<u> </u>
Punjab	58	15,29,600	34,000
United Provinces	35	7,11,500	13,000
Bihar	12	3,00,000	7,000
			i

⁽d) On receipt of Provincial Governments' recommendations

⁽e) Only powerlooms and spare parts of spinning and weaving machines are being manufactured by some firms in India No reliable information is available regarding their capacity Two firms have produced Ring frames on a small seale, but quality and performance are not known. To investigate the possibilities of setting up manufacture of textile machinery in India a Mission consisting of Mr Krishnatal, M D Thackersey, Mr D M Khatau, Sir Frederick Stones and Mr T P. Barat and sponsored by Government has left for U. K. U S. A. and Switzerland.

PRODUCTION AND SUPPLY OF COTTON TEXTILES AND COTTON YARNIN INDIA.

- 27. Mr K. C. Neogy: (a) Will the Honourable Vember for Industries and Supplies be pleased to lay on the table of the House a statement regarding the present position of the production and supply of cotton textiles and cotton vining the country, indicating in respect of the propous year, as also the current vin.
 - (i) the total estimated supply and its distribution by Provinces.
 - (ii) the quantities of authorised export from India to different countries, restrictedly,
 - (iii) the levels of controlled puces, and
 - (iv) the prevalence of blackmarket practices if my province 1 province 2
- (b) Will the Honomable Member place title how the practice programme of the cotton festile industry in each proxime affired dume, the new one year, as well as the current year, respectively on a count of a strikes (a) nort supplies of corfor other first, and (iii) an other care experience.

The Honourable Dr. John Matthair control on any The maximation desired is continued at the following statements.

STAPLMENT 1

Production and distribution of cloth decay, 1945

				,
Zow	Per apre- illustrice tre 1945	1 of d 10 q c ferm ints of zon bised on per cap to illow ince and population in 1945) or 1 product on of mill mide and handloom loth in the zone in 1945	Y or d Supplie - made duron, 1415
T.	3	3	+	,
-	1			
Bomb sy surj lus	15	159 416	1 658 917	134 553
Western India States simplies	12	30 876	50.743	6.292
Central India surplus				
Rajputan i deficit .	12	151 164	102 092	V0,023
Sind	12	13 766	3 004	37 445
Baluchistan	24	13 725		13 680
Punjab	14	307 057	14n 97×	356,265
NWFP	15	32,496	1 200	39 208
United Provinces	10	40ь 527	210,467	198,084
Bihar	10	234 382	29,248	327 449
Bongal	10	430 830	225,425	200,091
Assam	10 -	74 697	17,530	57,701
O1188a	10	111 426	31 979	79,608
Central Provinces	12	163,404	108,599	57 099
South	10	508,278	393,396	12) 156
Hyderobad	10	59,907	35 144	21 137

Production and distribution of cloth during 1946

L oru	Por capita allowance in 1946		Total product on of mill made and handloom cloth in the zone in 1946	As tunl suppl es made durrag 1946
1	2	3	4	3
	-		-	-
Bombas surplus	18	325 061	1,640 184	205 056
Western India States surplus	12	25,830	48 578	27 203
Central India surplus	12	~7,798	135,457	71,810
Rajputana deficit	12	112,559	51 319	65,605
Sind	18	34,272	3,028	50,336
Biluclustin	24	12,923	\2	12,524
Punjab	18	440,005	165,236	305) 36
NWEP	18	60,720	2,108	57 946
United Provinces	131	173 749	281,117	217 167
Bihai	12	271,599	41,399	212,820
Bengal	12	459,341	217,159	213,645
\-sanı	11	74,840	16,179	54,117
(); 983	11	111,718	39,516	64,011
Control Provinces	12	139,998	112,171	26,393
Sout ^t i	12	484,531	399,499	134 554
Hyde abid	12	122,096	76,601	45 021
1	ı	1	1	

NOTE 1. In Bombay Western India States in I Central India States zones are simplificant. Production in these zones which is in excess of consumption allotinists is distributed to distributed in the state of the content of the conte

Note 11 —The figure entered in column 3 against the Dombry surplus zone shows the requirements of that zone for the 7 months, Lane —December 1945

NOTI III - The per capita quotes were revised in October, 1945. The figures in column 3 of the above statement I take into account the revised per capita quotas.

Note IV —The Central India supplies zone was formed in February 1946, previously it hem part of the Rajputana and Central Provinces deficit zones. Hence the nul figure in statement I above

UNSTARRED QUESTIONS AND ANSWERS

STATEMENT III

Production and distribution of yarn during 1945 and 1946

(Figures in bales of 400 lbs

Region	Yara deliveres during year September 1944 August 1945 (bales)	Yarn deliver dur ng year September 1945 August 1946 (belo-)
(t)	(2)	(4)
-	-	į
Assim	0,013	1 15 252
Barod	13 550	10175
Bengal	92,665	105 512
Bihai	24 51 ,	57,705
Bomb	170 931	136 361
Cambos	290	
Ajmer Rajput in a Central Inda	21,181	21 246
CP & Berai	15,769	38,131
Cochin	1 63 1	994
Delhi	10,009	3 /20
(walion	10,721	7 531
Hyderahad	26 072	17 172
Kolhapur and Deccan State	1,996	710,
Mndras	286 210	241 637
My<01.	22 986	27,167
Punjab	28,266	79 127
Smd	3 326	1.725
Travancore	9,883	16 1/6
United Provinces	119,150	136,955
Janunu and Kashmu	1,594	3,715
Orissa	15,534	46 664
N W F P	1,359	1 965
Baluchistan	53	195
Kathiwar .	not collected	3 08-
Pondicherry	not collected	1 37 5
То	al 929,015	1,026,164

LEGISLATIVE ASSEMBLY STATEMENT IV Exports in 1945

[31st Oct 1946

(Figures in tou)

•	(ountries	Cloth	Yarn
	Ade i, in he hing Yeman, Hulramaut	2,512	135 6
	N Somilia	142	
11	Such Mabri	1,159	
\B	Lthon :	1 615	1620
V.	Di trea	396	150
AD	Fren h 5 mahland	36	-
В	Vighau st or	3,200	160
(And States in the Personal all	1,200	15
D.	Australia -	3,600	705
1	Belgian Congo	200	
r	Butsh Past Marca Nordani and Italian	7 000	
	Somultud But sh West Africa in lutin Scient	3,600	120
77.1		200	İ
	Chinx	3,900	224 6
1	ceylon	50	1 5 د
_	Maldive Island	64	, 129
	Cypius	291	,
1	Paypt .	18	1
	N D Indies	160	
VI.	From h Equatorial Africa in India; Canonon and Galon	600	
	by West and North Africa	1	421
`	If u _I	3,196	421
0	Mauritius	800	[
P	New Loaland	520	
Q	N & S Rhodesia .	480	
\mathbf{R}	Palestmo	125	535 7
RA	Transjordan	203	4
8	Per sia	2,809	
т	Portugese East Africa	80	
ប	Seychelles	80	
	Carrad over .		

	Countries	(loth	Yaru
	Brought forward		
v	Sudan .	6,467	186 6
w	Syua and Lebanon	483	214
X	Turkey	550	650
Y	Union of South Africa	1,360	
\mathbf{z}	Aspal	2,320	
	Pibe t	e 00	
ZA	Butish Pacific Islands	160	
z_B	I ranch Paoific Islands	48	İ
ZC	Mndagascar	1 200	
ZĐ	Reunion	J '-""	i
	Far Eastern countres (Stock pile)	3,544	
		54,720	3 250 0

(1 Ton=10,000 yards) Exports in 1946

	•	(1	to tell (s)
	Countries	Cloth	Yain
A	Aden, including Yemen, Hadramaut N Somalia	1,336	
AΛ		363	
AB	Fthiopia .	1,328	
AC	Entrea	215	
AD	French Somaliland .	13	
В	Afghanistan .	3,620	130
C	trab States in the Persian Gulf	975	28
D	Australia	3,000	
E	Belgian Congo	75	
F	British East Africa Nyasaland and Italian Somali- land.	4,970	
	Carried over		

	Countsios	Cloth	Yain
-	Brought forward		
(÷	British West Africa including Nigeria	1,960	ĺ
НА	China	80	1
Į	Ceylon	2,755	
i	Cyprus	105	
L	Egypt		1
	N E Indes	155	
М	French Equatorial Africa including Cameroons		I
N	and Gabon Iraq	1,830	1
0	Mauritius	v35	
P	New Zealand	290	Í
Ų	N & S Rhodesia	290	}
R	P destino	220	
кl	Transjordan .	69	
5	Persia),107	1
Ł	Purtuguse East Africa	46	l
ι	Sychelles	زھ	
``	Sudan	2,824	
W	Syria and Lebanon	224	[
X	Turkey	115	
7	Union of South Africa	650	
L	No pal	2,150	320
	Tibet	770	
ZA	British Pacific Islands	35	
4B	French Pacific Islands		
ZC	Madagascar .		l
ΔD	Roun on		[
	Burina	4,700	
	Other liberated territories in Far East	} 1,570	l
	(Mal St Settlement, Br Borneo., Hongkong,) .	J 1,510	
	All Fr Colon cs	1,500	
	Total .	40,385	478

(1 ton=10,000 yards.)

UNSTARRED QUISIONS AND ANSWERS

STATEMENT V

(Showing representative range of controlled prices for cloth as fixed in 1945)

Cloth	Width	Length	Waip	Weft	Reed	Pick	December 1945 Ex mill
	Ins	Yds					Rs a, p
1 Bleached Mulmul	43	20	403	50s	52	14	17 3 9
2 Grey Longeloth	43	38	30s	10s	64	64	22 11 0
3 Grey Leopard Cloth	43	38	208	228	48	48	10 5 0
4 Grey Dhoty	14	10	70s	90ь	61	56	5 8 6
5 Bleached Longcloth	33	10	209	30s	56	18	10-11-0
6 Coloured Poplin	29	20	10,	40s	80	48	8 6 0
7 Bleached Nakshi Cloth	10	,	705	908	61	52	1119
8 Coloured Sarce	42	5	204	י0s	10	3.2	2 1 6
9 Bleached Mulmul	18	20	325	305	64	11	9 12 0
10 Grey Dull	27	10	125	10-	75	12	21 11 0
11 Grey Longcloth Markin	13	38	225	225	18	11	10 7 0
12 Sateon	44/45	221	145	145	10	36	8 13 0

Norr -The above prices have remained unchanged during 1946

SIATEMENT VI

(Showing yaan price levels from beliancy 1945 upto date)

(Por bundle of 10 lbs

Counts	Cotton	From 1/2/'45 to 31/7/'45 Schedule 'L'	1/8/'45 to 30/10/'45 Schedule M'	From 1/11/45 to 4/4/46 Schodulo 'O'	From 5/4/'46 Schodule 'P'
			-		
		Rs a p	Rs a p	Rs a p	Rs a p.
11	West	3 7 0	3 7 0	3 7 0	4 % 0
2	Do	3 13 0	3 13 0	3 13 0	4 11 0
11	Do	3 9 0	390	3 9 0	4 10 0
4	Colour mixing Indian	640	6 4 0	5 8 0	680
6	Ъо	680	6 8 0	5 12 0	6 12 0
8	Do	6 12 0	6 12 0	6 0 0	700
10	Do	800	800	7 ± 0	8 4 0
12	Do	8 4 0	8 4 0	780	8 8 6

ON THE TABLE

Sir Harold Shoobert (Secretary, Communications Department) Sir, I beg
to lay on the table a statement showing the objects on which the
variation shape of the Petrol Try Fund wis expended during 1915-46

Statement showing the objects on which expenditure was insured during the year 1945-46 from the Araston Share of Petrol Tax Fund

Objects	Expenditure Re
Clubs -	57.250
Grants in aid to Flying Clubs in India	37,230
mancial assistance to the Indian Gliding Association	3,000
Training —	
Operations and maintenance of witel Tunnel, etc. it the Indian Institute of Science, Bang dore, for carrying out certain tests on aircraft.	13,785
Training of Pilots in Transport flying	10,951
Miscollaneous —	
Emorgoney equipm int for removing disabled aircraft of heavy type-coary forward of expenditure from last year	3,910
total	91,882

NOTIFICATION LE AMENDMENTS TO INDIAN AIRCRAFT RULES LAID ON THE LABLE

Sir Harold Shoobert (Secretary Communications Department) Sir I bez (5) Lay on the table a copy each of the Iodowing Northeatons in doing certain turther amendments to the Indian Ameritt Rules (1937) under sub-section (5) (4) Section 5 of the Indian Ameritt Act (1937)

- (i) Posts and An Department Notification No. 10 MeV 7 ft. dated the 16th April 1916
- (n) Posts and An Department Notification No. 11 M(A) 1 fo HI dat at the 17th August 1946
- (m) Communications Department Notification No. 10 M(A) 26 46 I. dated the 18th September 1946
- (iv) Communications Department Notification No. 10 M(A) 26 46 IV. decel-the 18th September 1946
- (v) Communications Department Notification No. 10 M(A) 27 46, dated the 23rd September 1946.
- (vi) Communications Department Notification No. 10-M(A)/17-46. dated the 20th September. 1946.

MOFOR VEHICLES (THIRD PARTY INSURANCE) RULES AND NOTIFICATION RE AMENDMENTS TO COORG MOFOR VEHICLES RULES 1940—LAID ON THE TABLE

The Honourable Mr. M. Asaf Ali (Member 19) Rulways and Transport) Sir, I beg to lay on the table under sub-section (3) of Section 133 of the Motor Vehicles Act 1939

- th a copy of the Motor Vehicles (Third Parity Insurance) †Rules, 1946 published in the War Transport Department Notification No 37-TP(8)/16, dated the 24th April 1940, and
- (ii) a copy of the 4Notification by the Clinef Commissioner of Coorg, No. 254/R F 95-45, dated the 7th Amoust, 1946 relating to certain amendments of the Coorg Motor Vehicles Rules 1940

INDIAN TRADE UNIONS (AMENDMENT) BILL

Mr. President: The House will now proceed to consider the legislative business, namely, the motion of the Honourable the Labour Member to refer the Bill further to amend the Indian Trade Umors Act, 1926, to the Select Committee as well as the amendment moved to it

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) Mr President, when the House rose vesterday, I was reterring to the fact that the employers had done nothing in order to encourage sound trade unionism is this country. The argument idvanced by them was that it was for labour to build their organisation. It was stated that the employers were always willing to grant recognition and there was no necessity for making provision for the ame under the statute of the land Now, in the course of the last 16 years -mee the report of the Royal Commission on Labour in India was published. it will be found that no effort worth the name has ever been made by the employers towards the development of sound trade unionism. They are repeatin, and the same play which they repeated before the Boyd Commission on abour It was argued by my Honourable friend Mr Griffiths that they always welcomed healthy growth of trade unionism, but he declined to define in clear arms what was really healthy trade unionism. We are timiled with the definition of loyalty. Every citizen who salams the officer and does not question his authority is a loval citizen. Similarly every worker who accepts whatever the employer offers is a good tride minorist. If he is prepared to accept everything in the spirit of reward and not in he right for due remineration he is a good trade unionist. But it he tries to measure his dignity with the employe-This plea that the the answer is that it is not be drive to de unionism. amployers have always been willing to encourage trade unionism on bealthy lin s is one which I connot accept on the face of fact a relevance to which I made y terday. At the same time. I used that accognition should have been the result of good or, mis dion on the part of bloom in this countr-A shour has get been so organised. That is the unfortunat, part of it

Mr. President, if I were to read some figures relating to the number of trade maions registered, then membership and how many of them were care the d and how many of them fuled to give our returns under the provisons of the Trade I non Act, it will be found that even bloom in this connection has not come up to the standard. In 1927.25 the number of registered amons was only 29 end the number of trade unions who returned their accounts under the provissions of the Trial Union Act will 28 Now Tanke the ven 1930-31. The random of registered unions wis 419, the mumber of trial unions which made r turns was 101 and the total membership was 249,000. Now in the year 1935-36 the number of registered amons rose to 241 the number of registered it nons which in de returns rose to 205 and the membership practically remained the same, namely, 2.68 000. Then I take the pre-war ven 1938-39. In this were the number of registered unions rose to 562 where is the number of track umons which made the returns was 301 and the membership being roughly 4 lakhs. I take the last yeu for which figures are available, namely, 1912-43 In this year the number of registered amons was 693, whereas the number of feade umons that submitted returns comes to 489 and the membership came to 6 85 299

Now, it is obvious that if the redefinions laided to submit returns it only means that there is some deficiency in the originisation. I will not relie to the finds of the various ted minors not of their in regional commission without the labour is not strongly originised and is not able to seeme recognition without the help of State intervention. Now the point is this. If the employers have done nothing to encourage healthy trade unionism and at the same time the labour is not obtained and at the same time the stibles are on the mercase, which is evident from facts I gave vesterday it becomes the duty of the State to intervane and bring about a state of affairs in which it will be possible to avoid dislocation in industry and to seeme peace. It is no longer temple now to say that the State

[Sit N V Gadgil]

should only see that the two contestants observe the rules of the game and th State will only watch from outside the ring That is no longer tenable for the simple reason that the nature of the State has undergone a great change. The modern State is not merely a ponce State but it has become in many countries and gradually it will be here also a sort of social service corporation. If that is so and if that is the future of State in India, it is up to us that we must mov in the right direction and also have a right sort of legislation so that we may not have to go through the same process of bitter experience through which other countries have gone Now, Mr President so far as the criticism that was levelled against this Bill is concerned, I answered a few points yesterday raised by some of the Honourable Members of the Muslim League Party as well as the Leader of the European Group In connection with the definition of representates union, We Griffiths said that it would be much better that if the Bill provid d a definition in which the whole thing would be left to the provinces Recognised union' should be that a non which has been recognised by the Provincial Government, that is what he uiged. If I understood him rightly, then it only means that this legislation is absolutely useless. The object of any legislation on the part of the Central Government is, as I said yesterday, to have a normitive law a model law which will be a guide to those of the provinces and the States which constitute the Central Government. Even apart from that Mr. Graffiths knows very well that there are activities in which the Central Coverament is directly interested, there are near in which the Central Government directly governs. Even for these thangs there must be some law

- * Mr P J Griffiths (Assan European) On a point of personal explanation. We He our the Tourid has insunderstood me. We couplaint was that the Bab and not give direction to the provincial governments as to what would constitute a representativation.

 I ple del for more direction in the Bill not for loss
- Sit N V Gadgu However the point remains that the Central Government rust I uslife for two reasons one is I said to provide a model a normative law rid seconds to have some law for those areas and in those subjects in which it is directly interested. Norther line of criticism that was taken b Do Zo Uddin Ahmid is-this is precincil legislation. So the as that point recerned, nobally would welcome it more to have a fuller labour code for this contry than myself. But become it is not possible in the immediate tuture and when the urgency of such a Bill is practically appreciated. I submit So that good should not be considered enemy of the better. Let us proceed on these lines and when time permits have a good labour code to that all matters concer and lebour may be incorporated in one code, but till such a thing materialises, let us not wait and create fresh difficulties and throw the entire n dust rd world in a disturbed condition. I am sure it is the object of oversection of the House that there must be price in industry. Now, Sn the activites of the finde unions so far as this country is concerned have been mainly confined in the course of the last 25 years to a consideration of wages and dis-1 resert. Be vond that they have not gone for the simple reason that there was no strong organisation, they had no funds and above all there was no encouragement either from the employers or from the State. Therefore the necessity is now that the State must intervene and if the State has to intervene, the State will do so in a manner most judicious and most impartial

Sir concerning the ments of the Bill, it was suggested by my Honourable friend Miss Main Ben Kara that the rights that will accrue after a union is recognized ure not many. According to hel, it virtually comes to this that the unions will have merely the right which is defined in section 28F.

The executive of a recognised trade union shall be entitled to necetivite with employers in respect of authors connected with the employment or non-amployment or the terms of employment or the conditions of labour or all or my of its members and the employer shall the contract of the latter of t

1 agree. So, that this is a matter into which the Seiect Committee ought to the Heaville of Heaville of the He

hold discussions with the employees of an undertaking on the premies a conductivities meet and discuss with an employee or any person appointed by him for the premies of its members employed in his undertaking aspect if successive a fixer or own undertaking where any member of the union is employed statem or discussive which is members or the union on the premises who wages in paid to illuminate to borid on the premises of the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertakings in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in complete the undertaking in which its members in the undertaking in which its members in the undertaking in which its members in the undertaking in which its members in the undertaking in which its members in the undertaking in which its members in the undertaking in which its members in the undertaking in the undertaking in which its members in the undertaking in which its members in the undertaking in the undertaking in which its members in the undertaking in which its members in the undertaking in the undertaking in which its members in the undertaking in which its members in the undertaking in the undertaking in the undertaking

Purther the Bombay Bill provides that in approved union has the ht 10 oppear before a Labour Court or or Industrial Court and 1915, applied the Court for the grant of legal aid as the expense of the provinct a gove-Now, Su if some of these provisions to incorporated in section 281 1 think that should meet the wishes of my Honourable mand Mrss War, B . Kar Now, Su so far as the withdrawal provisions in concerned 1 then, in the State less down certain conditions and the object of those conditions is to see that ti de umons which are recognised, nork recording to ce time stanted of chiciency and honesty, there is nothing wrong in it. My Honora ibic trend We Griffiths referred to cortain points which were made out in the epor sa the toyal Commission on Labour He stated that the employers versum along togrant recognition firstly because the union represented only a mineral, of workers, secondly there was viryal among thindly they was some political motive in it, some outsider either in the executive or it, the field and last's no registration. Now, Sn, there is a real dathealty in determining the appresentative character of the union concerned. If a union is so strong in housibers, it will not go to beg for recognition from the employer. It will am accur either by strike or by threat of a strike but it is haid's statesmanship to two recognition as a result or reward of strike. But if the union is not so strong in numbers, does it mean that there should be no recognition of a union merely because it has a small proportion of workers in that particular undertaking or industry My humble submission is that two tests should be laid down, one of number and/or of the method by which the union functions. In other words, is has been laid down in the report of the Royal (ommission on Labour the basis of the entire thing should be reason and not force. If these things we kept in mind, I have no doubt that those who are members of the Select Committee will evolve an acceptable formula whereby it will be possible to fix in suitable language a proper definition of a representative union

As regard, and unions, the Bombay Bill has made a provision that in the case of any question arising as to which of two unions is better representative the test should be of numbers and the one having larger membership should be tecognised. But there is no such thing in the present Bill Even two unions may be recognised, the proposed section 28B does not but the existence of two recognised unions, although I should like to agree with the principles that are incorporated in the Bombay Bill.

Now referring to the third encounstance which the employers think is a good ground for refusing recognition, namely, political opinions, I should say that to come all from the employers. So long as the system of franchise is not cutriely territorial, so long as interests in erpresented, so long as commerce and industry want representation in the provincial legislature as well as in the Central, labour interests must be incresented wherever commercial and industrial interests are represented. If that is, so—and it is so even under the trouss is of the present constitution—how can you be consideration of political matters if they come at the proper occasion before any trade union? It may be that you may not like the politics of one union, it may be that you may not like the politics of one union, it may be that you may not like the

[St. N. Gadgil] declogy of another, but so long as man is a political being—and I am sure even the employers are prepared to concede that claim to poor labourers—they cannot but think in political terms on occasions. If it is said that because of the presence of political agitators it is not possible to go ahead and grant recognition, I can only repeat the words which have been used by the Royal Commission on I can only repeat the words which have been used by the Royal Commission on Labour, namely, that a dishonest political words will not have a long imings in any trade umon', tor I abouters smally have is much common sense as any of us and they do not take long to understand who really stands for their interests and who does not. Therefore this is something which ought not to weigh with a unconsidering whether that should be a good encumstance for refusing recognition, and I am good that it has not been made so in the present Bull.

Now about untair practices by the employers some complaint has been made I particularly invite your attention to proposed section 28h(d) which relates to discharging or discriminating against a workin in who has made allegations or given evidence in any proceedings. So you will remember that you were an arbitrator in certain proceedings in connection with a dispute between an engineering firm and its employees. One of its engineers was good enough to prepare a back for me and supply me with all the necessary statistics. As soon as your award, which was giently appreciated all over my province, was given, within a month of that this engineer was sacked. It I were to tell the House about the political views of that turn, they are more communistic than the actual members of the Communist party. But they victimised the mair the workers went on strike Agree as a matter of settlement a judge of the Bombay High Court was impointed to decide whether it was a case of victimisa tion. The judge held that it was victimes ition but had no power to re-in-tate and he could not do anything execut to give some amount by way of damages He ordered that the Engineer should be prid one year's silary. How can you prevent this except by making victimis ition in effence. It on the one hand you provide in this Bill that it will be an union practice for a tride union for a majority of its members to take part in an aregular strike- this phrase 'aregular is new and includes 'illegal' strike - ind for the executive of the umon to advisor actively to support or to instigate in irregular stake, the State -it it is to hold the scales even-must make a corresponding provision which will affect the employers. And my only regist is that it is not sufficiently strong

I will now refer to some points which have been uiged by my Honourable hiend Mi Joshi I think his speech justified his nomination at was a pits that he was not here throughout. In his speech he said that there is no defini tion of the word 'industry', and I am sure the Select Committee will take this point into consideration. But if I may be of my help in indicating the lines on which the Select Committee may proceed, I will draw attention to the fact that the word 'industry' has been defined in the Bombiy Bill to which I made reference just now, in section 2(18) of that Bill. And the word ought to be defined here also. In the original Act the object was not so comprehensive as is the object of the present Bill. This coxers altogether a new hold. There was perhaps no necessity telt for defining the word 'industry' at the time when the original Act was passed. But when you are extending the scope of that Act by amending it I think it is a case in which this word should be defined, and I am sure it will be done. Then Mr. Joshi made a very good point that if the industrial court decides anothing that decision of the industrial court is not bunding on the Government It is laid down in clause 28E that 'the Industrial Court shall investigate whether the Trade Union fulfils the conditions for recomifrom set out in section 28D, and shall forward the application to the appropriate Government with a report and a recommendation regarding the grant or withholding of recomition. On receipt of the application for recomition and the report referred to under sub-section (3) the appropriate Government, if satisfied that the Trade Union is fit to be recognised may by notification in the official Gazette, declare the Trade Union to be a 'Recognised Trade Union' I agree with him that if there is a necessity for some judicial machinery to determine whether a union is entitled to be a recognized union and when you lay down the conditions. when ought to weigh with an pole of authories of quasi-pulcion authority, it would not be very lan to say that the Government it otherwise satisfied will accept the finding. It satisfied has caused me great dissatisfaction for it means that the Government will take into consideration such other things as are not mentioned in the Bill as necessary conditions for recognition. Possibly political considerations may weigh. I think, Sn., that just as I have appealed to the employers and I have condemned them for not doing whit they should do I will also appeal to the Government to give much more thought to this point which was been raised by Mr. Joshi. If the Industrial Court gives the finding that a particular Union is entitled to recognition, the Government ought to accept it is I urding on them.

In the connection ig in 1 wish to point out to the House that in the recent bill which was passed by the Bombay Assembly to which I have already and afference (there is a provision) clause 95- by which the findings of the Industrial fourt in hinding on the parties to the dispute and Government or any department of the Government under the direction of which any industry or any under-olding is maniged as equally subject to it. This is white these 95 says

"In order decision or award of the Industrial Court shall be building on

(a) ill parties to the industrial disjuite who appeared or were represented before at the all parties who were summoned to appear as quitties to the disjuite whether these appeared or not unless the Industrial Court is of opinion that they were imported made.

(c) in the case of an employer who is a party to the proceeding better such Court is respect of the undertaking to which the dispute relates, his successors here or using a respect of the undertaking to which the dispute relates and

(d) in the case of registered mone which is a party to the proceeding before such Considerations represented by the union it the date of the ward, is well as therestor." I therefore submit that to bring bout better relations between the employers and the employers and the employers and the employers and the employers and the employers and the employers and the employers and the employers and the employers and the employers and the employers and the linguistic forming the form and the light that it is stated as brightness of the ladderstal Court should be considered as binding on the parties. If therefore about, Su, that all these points which are put before this House will be fasted to employ the Select Committee and the Bill that will emerge from the Select Committee will be acceptable generally to the whole House. Six 1 supports the motion

Mr Vadial Lallubha (Mined thad Millowners' Association Indian Conserve) Before I come to the original Ball, Su, I would like to state a few things about the circulation motion that has been mode by my Honourable friend, Mr Ishing Seth. It is a move which is very unfair to labour, especially when this Ball had been modeled originally in the year 1940. It is now nearly serve use that the matter is pending, it would be wrong to keep this matter pending any further. If the Government allow any further delay in this matter it would be reasonable if the labour accuse the Government for not looking to the mitrests of bloom is well as they ought to

One of the reasons given in apport of on althou is that there is so, regestion in claims 280 that command unions may not be recognized. I would just like to remind this House about the amount of trouble there is already in be communal field. The command trouble I is not only harmed the which country, but the industry also has been farmed to a great extent. Labout has lost millions of tupees in wages, and we must have lost millions of vards of eight and almoins other consumers goods. If we take these communal differences into the factory premises and if we ask that labout may be divided into two of several communing groups, the danger would be that the strife, of which we are all thred, would get into the midustial field. If victories are good so long as they preduce goods, factories are changerous if fight gets into the factory premises in view of this it would be very unlain to labour if we waste any further time. I would therefore suggest to the Honourable the Labour Member that as we have considered the Bill in all its e-nects for the last so many years, the Select Committee may be asked to finish their work in a day or two, and if that our

[Mr Vadilal Lallubhar]

be done, we can pass this Bill even in this Session. If the Select Conduitties spounted today they can meet this evening and tomorrow and binsh then work as soon is possible. It is a simple matter. All the points heve already been put forth in various aspects, and so I hope that we will be able to pass the Bill in this even Session.

I would have to judge the Bill by two tests. If these tests he satisfied, I would say that the Bill is good it not, the Bill is bad. Wherever we find that these objects in not satisfied we mut thy to improve the Bill and put it or the right lines. These two tests are in sity the improvement and stabilisation is about conditions and improvement of about welfare, and co-ordity the charactery of the industry should not be mutted by any provision whatsoever. It the industry is not run on efficient lines altimately the whole country adjective labour will suffer. We are a bad ward country industrial. We are not adjusted to the whole country in the normalistic stability is to be put on a parised looting so that we may be this to excite units officiently as the Western of the Americans. If we have to do that we have to see that we do not put on claim undestrictedly which are to look and to mainstry. It we do not run the industries of the rule and the industries to be protect collisions which can influence its along time. How long, in we going to protect radiations which can influence its. Not from one basts of legislation should be instrument to a number of the true of the rule.

Factor, I and I deleast my nonounable friend, Mr. Joshi, charlier exceeningments. This time I decoded to speak later, so that many points may? I brifted from vorious sides of the House, because my experience of the list sees in was that anything coronic, I or can industriblist may be viewed with suspective much that have been considered with the down from it is as some of the road points made by my teening Mr. Joshi would have been then otherwise. If we trum may the discussions in the last sees of each the Letter Viet (mandament) fall we may record let whe tappened. Some suggestions were made. Government find made suggestions in the Objects of the fall while amending the Lactor Viet, etc., the certain industries would require some evemption from the 8 hour working day provision that the cloth production in unjoint that the cloth production in the object with the production of the suggestion while the latest Viet But anything coming from an industrialist was suspect, and that why I feel that it is good I am speaking the 4 fix hour. We friend that D. Zac Viddin was tilking of burning all mills. That he is sheen his hobby. Thus is not the first time be has been talking shout that

Sit W V Gadgil He has many hobbies!

Mr Validal Lallachar Whom is be going to haim? The industries ore well meaned for all risks at is the public consumer and the country that will suffice that is not the way to talk of industrial labour relations. I know that my mend does not know what industrial labour relations. I know that my mend does not know what industrial telations are. He may be a good mathematical the reasons in his university and therefore it is permissible for hum to say anything as he may like without actually knowing the facts.

Now, coming to the Bill, some of the points have been already clarified by more included by more and therefore dilate upon their much, but I would hist to say something about the character of representative union. I do not want to create controversies here today as to whether there should be compulsion in recognising a union or not I would not mind. So is as we in Alimediahad are concerned we have had very good labour relations. There was no question of whether a union is recognised or not rather we went further. We had permanent arbitration bonds and they were run so well that the whole world was watching them and wondering how in Ahmediabad things could go on peacefully between employers and employees, and this system was in existence till 1938 when the Bombay Bill came into existence and the Industrial Courts took their place. However, if there is to be compulsion I do not mind. But at the same time one has to be very

eareful in 'evising a Bill as a result of which any union that may be recogn sed may be a perfect trade union. I would therefore propose that in Section 2811 we must put in some sub-clauses which would clarity the position further. Is gree with my friend, Mr. Gadgil, that there may be politics in unions but let the politics not come into the factor. While we are working the factories the factories must be run economically, and not on political basis. Politics would come in only so far as the wages are concerned, or profit-sharing is concerned, or nationally action of industries is concerned.

Regarding my suggestions as to further points which should be added for a conditions of recognition, I would suggest the following

- (1) That its rules provide for peaceful and legitimate methods being followed in all disputes with employers.
- (2) That its rules provide for control of the union by actual workers representing a substantial number of persons whom the union claims to represent
 - (3) That its rules provide for prohibition of strikes without notice

We find in Clause 3 this

'(f) after clause (i) as relettered by this section, the following clause shall be inserted, namely

"(j) "strike" and "illegal strike" have the meanings respectively assigned to them it the Trade Disputes Act, 1929 (VII of 1929), and "irregular strike" means an illegal strike or a strike declared by a Trade Union in contravention of its rules referred to in clause (d) of sub section (1) of section 28D j."

Now in this Trade Disputes Act 1929 we find there is no provision for not ce for going on strike. Does this mean that if the employe wants to go on strike, the employe will not give notice? In all progressive legislation, thus provision for giving notice will be found

The Trade Disputes Act, 1929 does not provide for any notice. I would therefore suggest that just as in the case of the latest Bombay Industrial Relations Bill there should be a notice and conclusion clause and then employees can go on strike or employees can declare a lock out.

I wish this Bill be considered so that there may not be any trouble and any tess of production so har as the country is concerned. So far as the industry is concerned, whatever industry is established, Government will have to product it in one way or another but the loss will not be only of the industry, but it wall be of the consumers and also of labour industry.

I would further desire that in sub-clause 28D we have the i llowing

- (1) That its rules provide for membership of union being garely voluntary and
- (2) That its rules provide for the maintenance of proper re-ords of subscriptions collected and of negotiations with employers

Sir, speaking about representative unions nothing is meraloned here as a winch should be considered as represent tive unions. As in triend Mr Josta has said the clause should clearly spenty as to which shall be considered as representative unions. In this matter at least a certain percentage of members ship ought to be specified. You can reprise a union with even or ten members. Are you to consider that union as a representative amon? I am sure that this should be clarified.

Regarding industinal courts I would not like to dilate __on rs sufficient has been said on it. There will be eminent judges on the board and their decision ought to be mind. When the Industrial Courts considers the application of a minor for recognition there is no provision that the employers should also be consuited. I want the employers to be consuited, not because the employers we all wint to intervene in the recognition but there may be certain information in their possession which would be useful or which would help the Industrial Court to decide whether all the facts put before it are correct and can be relied upon. Many unions when they ask for recognition do not give up all the facts suggested in clause 28G, sub-clauses a, b, c, even for these reasons alone.

[Mr Vadilai Lallubhai]

employers should be consulted so that they may be able to give any information that may be in their possession

Now coming to the most important part of the Bill about unfair practices, I would refer you to clause 28f. It is said

"The following shall be deemed to be unfair practices on the part of a recognised Trade union, namely -

(a) For a majority of the members of the union to take part in an irregular strike"

Mark the words "majority of the members." The result of this wording would be that the employees can shatter or run and industry by going on factorywise strikes. The industry may consist of several factories if there are 50 factories in an industry the union in every one of the factories will go on strike one after the other and bring them down to their point of view by sheer coercion. I feel that these words have been put in imadvertently, because if a majority of the members of a union have to strike, they will be striking in all the factories. It is a very dangerous proposition. Why talk of only an industry. Take any occupation. The men can go on strike. The occupation may only contain 50, 100 or 200 men and if those men are taken away the whole industry will have to close down and still it will not be an unifair practice.

Sub-clause (b) says it will be an unfair practice "for the executive of the sub-clause of a cively to support or to instigate an irregular strike". Suppose the executive of a union does not pass a resolution calling for a strike but informally leaves every member of the Executive free to instigate a strike, will it not be an unfair practice according to this Bill? In it the intention of the Bill that every individual member of the executive will be free to instigate a strike? I do not think that that would be the purpose of the Bill. Therefore I submit that there is defect in the language of the bill.

Coming to clause 28K, it is said

"The following shall be deemed to be unfair practices on the part of an employer, namely ---

(c) to encourage or discourage membership of any Trade Union by discrimination in regard to hire or tenure of employment or any term or condition of employment."

What does this mean? How are we going to prove discrimination? Whom are we to hire or engage Suppose there are only half a dozen poets vacant and there are 12 members of different unions wanting those poets. Whom shall we engage, either of one union or the other? Will it not be discrimination against one union or the other? It is a very dangerous provision and I wish it is deleted. Otherwise it would create such an amount of complication that you will not be able to deede as to what discrimination means

Sir, it is often said that law is an ass

Sit. N. V. Gadgil: But not the lawyer!

Mor. Vadilal Lallubhai: Lawyers also misunderstand things. One court will say one thing and another court another thing. If there is going to be this difficulty about discrimination what penalty will you impose? The employer may think that he is fair in employing

Syed Ghulam Bhik Mairang (East Punjab Muhammadan). Sir, is the Honourable Member in order in discussing the clauses at such great detail at this stage?

Mr. President: His object seems to be to point to certain lacunae to which be thinks the attention of the Select Committee requires to be invited. That is what he is mentioning. His main argument seems to be that the various clauses in the Bill are so vaguely worded that they will produce dangerous results, if they are allowed to stand as they are

Syed Ghulam Bhik Nairang: That can be considered by the members of the Select Committee

Mr. President: The Honourable Member will put his arguments shortly

Mr. Vadilal Lallubhai; In connection with this clause I was also talking about penalty The employer does not know or does not understand what will be an unfair practice according to him The courts may have such a vague understanding about discrimination and if the employer is to be fined, I think the interests of both employer and the employee will not be served There will be a lot of indiscipline, because while employing people in emergencies the unions may have to be consulted and one union may say one thing and another another thing and there will be trouble Again, I find that penalty has been laid on the head of the employer only I do not understand why it should not be bothways, if there is to be penalty at all The Swedish law is considered most progressive so far as labour legislation is concerned Once the conclusion machinery arrives at a decision, the law provides that whoever breaks the law will be penalised I would therefore wish that if there is o be penalty it should apply to both or rather I wish that there is no penalty clause at all Because the relationship between employers and employees should not be avoiled in any way. They have both to work together day in and day out and if there is anything in the Bill that would harm this relationship I would say that that Bill is not worth having. There are a few such clauses in this Bill and I hope we may be able to remove some of them and put better clauses in their place

Regarding the vagueness in the Bill generally, I say that many things I P. M. After all, rule-making powers are for fulfilling the objects of any Bill They should not lay down any particular provisions which can go against the Bill and as far as possible the powers of the appropriate government should not as few as possible. With these few words I conclude my remarks

Mr. S. Guruswami (Nommated Non-official)

Mr. S. Guruswami (Nommated Non-official)

Sir, I rise to support the
mutuon for reference to the Select Committee

After seeing the empty

benches opposite and having heard the lengthy speeches of the previous

speakers on the subject, I have very little enthusaism to dilate on this Bill,

except to draw the attention of members of this House to certain salient
points

We have hear I eloquent speeches about the defects of the Bill in so far as it seeks to colifer certain rights on certain mions. But in the beginning I should like to say that the Trade Union Act itself is defective in not allowing many workers to form themselves into trade unions for registration. I know of ectian trade union registrars who have refused registration of unions on the ground that the workers therein are not employed in any trade or industry. If the definition of industry had been of the description which was rightly pointed out by my honourable friend Mr. Gadgil, then this difficulty would not have arisen, but bona fide cases of trade onions where applications have been made for registration and refused, have occurred, and this is the occasion for the member in charge of the Bill to rectify that difficulty by amplifying the definition of workmen, and the trade unions as defined in this Act.

Secondly, the Act says "A trade union includes also a federation of trade unions". The rights of a recognised federation of trade unions should be of a different order than the one specified in this Bill. That is a matter to which I would like to draw the attention of the Honourable Member in charge of this Bill.

Thirdly, certain members, especially my friend Mr Nauman, wanted that the clause relating to communal inions should be eliminated. If thirt clause is eliminated, let me make it perfectly clear, all the good that is contemplated under this Bill will go We would rather have no unions than have communalism in trade unions. That is the attitude which the working classes have

What are the privileges conferred by this Bill? The rights that are conferred relate to four types of unions—unions which are recognised by the

[Mi S Guruswami] employers, government recognised unions through the industrial courts, unregistered unions, and lastly registered but non-recognised unions four types of unions are covered within the clauses of this Bill, and what this Bill proposes to do is to make the umons recognised by the employers-whatever be the reasons for that-and umons which are approved by the government to be on an equal tooting, and to conter on the members of unrecognised umons certain rights in so iar as unian practices on the part of the employers are concerned, by protecting them against such unian practices. That clause relating to unian practices is copied from a legislation in a country in America It is a perfect copy—even the punctuation mistake is there |- and I do not think that any employer should complain about it

But what I am worried about is this this Bill ostensibly provides for very big privileges, but in fact it only conters this right, the right of getting negative replies The right of getting negative replies is not recognition. That is not what the workers want. What the workers want is this if there is a bona fide union-no matter whether the employer recognises it or not-it should be recognised by the government as such

Why should there be a clause about representative trade unions? Every trade union is representative of its members, and who is that gentleman here or anywhere outside who dares to question the representative character of any such trade union, in so far as its own members are concerned?

Then, unless you make the recognition worth getting by the union, the stage has come when unions do not care for recognition. Let me make that perfeetly clear I take it that this Bill is a recognition of the fact that it is more for the good of the employer himself to recognise unions than for the If you lay down the policy that no union should go on strike without conducting negotiations, if it is an approved policy that the trade union concerned should be given the opportunity to represent, then what are the privileges which this Bill gives. It gives the right of getting a negative reply That is all I say a recognised union must be entitled to get not only a reply Even a cat may look at a king and may get a reply from him That is not what the recognised trade union should get It must get reasoned replies It must get the employer's version of the cases referred to him. All the data that is available to him must be made available to a recognised union, so that proper conclusions may be formed and avoidable disputes may be avoid-But if you only say that under the provisions of this Bill a reply can be vouchsafed for that recognised union, unions will not care to get that recognition at all We want that there should be the right of concluding collective agreements. There is no reference to that word at all in any of these measures that are now before this House A trade union is not worth its name unless it is given the right to conclude collective agreements. It must have the right to be consulted before any conditions of scivice are altered, otherwise what is the use of its recognition? And yet we have opposition on the part of vested interests-and left-handed support on the part of some -saving "We are in favour of the Bill, but please circulate it " not the proper way of dealing with this question

Any discuptive tendency in the trade union movement must be resisted The Trade Union Act not only confers the right for any seven fools to form a trade union it does not prevent any such seven men to form an infinite number of unions. The same seven members can form an infinite number of umons and get them registered under the Trade Union Act There is no protection against such weakening of unions in so far as the workers are concerned Therefore I submit that we must resist tendencies to form sectional unions tendencies to form communal unions and denominational unions should resist that tendency and a registrar should not simply proceed to register a union because within the four corners of the Trade Union Act a particular organisation claims to have fulfilled all the qualifications that are required under it

Therefore this is the occasion for Honourable Members to prevent the formation, registration and recognition of bogus unions. Otherwise all this legislation about the recognition or registration is of no good. Let me make that perfectly clear once again.

Then I have another thing to say I do not want to accept the suggestion made by my honourable friend Mi Lallubhai that a provision should be made for voluntary membership of a umon. On the other hand I go to the other extreme I do not know whether my friends here who represent labour share my view but I have been of this view for a long time that membership m a trade union must be compulsory and not voluntary. Non-members of the umons ore exploiters and parasites who live on the gams of the labour of those who are members of the umons. They take all the benefits given to the members If the employers only give the members of the unions the benefits secured by the unions concerned it is all right but the benefits which are secured by a union go to non-members as well and the employers have a twofold policy in dealing with unions. First resist the recognition as far as possible and if that is inevitable create bogus unions and give too much of recognition to bogus organisations. These two tendencies must be combated. Unless those things are prevented in this Bill with proper sateguards. the benefits sought to be conferred by this Bill will be nugatory in effect and I therefore appeal to Honourable Members to see that trade union membership is made compulsory, that bogus unions are not encouraged, that multiplicity of unions is discouraged, that sectional unions are not recognised that all workers who are members of bona fide trade unions are permitted to be registered and also to be recognised under the provisions of this Act and to confer on the recognised unions real benefits, not the paper benefit of the right to get negative replies which are sought to be given by this Bill. These are the suggistions I have got to make. I do not propose to mike a long speech on this subject now. In the course of about 10 minutes, I have stated 10 points and I hope they would receive the consideration of the members of the Select Committee

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Unittoor Non-Muhammadan Rural) Labour has spoken Capitalists have spoken. It is the turn of the layman to speak. I am the person who suffers, along with the rest of the people of this country, if labour and capital go on engaging in eternal warrance. Unfortunately during the past few years, at any rate during the last two or three years, we have been seeing strikes after strikes from end to end and the strikes have gone so far that even the non-gazetted officers in Madras went on strike against the Ministry that came into office recently I feel that in the interests of the community organised and contented labour 18 absolutely necessary. It is an asset both to the industry and to the nation Therefore this half hearted measure to encourage labour unions and when they are organised, to recognise them is not sufficient. I would like labour should be organised both horizontally and vertically all over this country. I will make my point clear If there are 20 labourers in a factory, then it comes under the Factories Act Whenever there are groups of 20 persons, the Labour Department must go there and recognise it and ask it to form a union There shall be no factory without a labour union Every industry, as soon as it is formed, will automatically come under the Factories Act and there shall be a labour union attached to it. It shall consist of all members who are employed in that particular factory. Wholesome provisions should be made both in this Act and future Acts to safeguard against sabotage by individual workmen to safeguard the interests of the industry. There may be individual workmen who may be entrusted with an important piece of machinery and they may not oure for the industry Collectively they will be interested in the industry It is to the interest of the employer himself to see that organised labour is there to take care of the industry, in order to see that sabotage at the sweet will and pleasure of an individual is prevented. There must be for each industry a labour union in a particular place All labour unions must

[Sri M Ananthasayanam Ayyangar]

join tegether in a federation, to whatever denomination they may belong There must be branches in the villages, taluqs, districts and there must be a central organisation for the country as a whole for each industry at the centre. There will be an organisation of all labour unions, embracing as widely; a possible all persons who are employed in labour.

Mr. President. The Honourable Member may continue his speech after

The Assembly then adjourned for Lunch till Half Past Two of the Clock

The Assembly 1e-assembled after Lunch at Halt Past Two the Clock, M1 President (The Honourable M1 G V Mayalankar) in the Clock

Sri M. Ananthasayanam Ayyangar: My request at the outrit is that the Clock in the Library should be set light. It is going five numates slow as compared to our time. I have been looking at that clock and thet is the reason why I am late.

Sir, I was submitting to the House that labour must be organised horizontally and vertically and I explained also how it ought to be done. There may be a large element of compulsion but I do not agree with my Honourable triend the Baronet from Bombay who sits on my right. He says abour must lend itself to organise It has been left to organise for itself. How is he Are we not used to compulsion in various afiaid of compulsion departments in our social activities. Today there is a city that there should be free and compulsory education. Are we not, most of us, uneducated? Unless our children are educated, they cannot be civifised. In spite of all this, everybody knows how many of us are putting our chi'dren into the schools. There is an element of compulsion in the Health Department where we are compulsorily vaccinated I do believe it is necessary that so far as labour is concerned, it must be compulsorily organised Have they failed to organise themselves in the right lines? In some cases they have organised themselves, but in some other cases they have failed to organise themselves. Let us not be terribly afraid of compulsion. I agice with my friend Mr Guires uni that it ought not be left to any individual labourer to keep out of the organisation. Any man who is out of it will be a danger to the rest of the organisation. It is by splitting these organisations that the employers have been able to have their own way till now in dealing with them Therefore, every member, every worker shall be compulsorily a member of that organisation. I would also urge that so far as then disputes are concerned, the provision in the Bill is a good one and I welcome it

Sir, there are two provisions in the Bill which ought to make this Bill quite inceptable to the House. One is with regad to the Industrial Court and the other relative to victimisation by the employers. If for nothing else, for these two provisions alone this Bill ought to be immediately accepted. We need not want till January or some other time. This Bill can be possed through the Select Committee and their made into an Act. There are various other matters which can be brought in as and when circumstances permit and this nice of legislation on this subject is passed, there may be a Code. Till then, individual matters must be taken and they ought not to stand in the way of this piece of legislation.

I also want one or two matters to be put into this Bill I am intrious, having regard to the manner in which strikes have been organised by persons who are not real workmen but persons who are interested in various other matters and who have taken hold of these labour unions 'I'o avoid that, there must be a wholesome provision I do not want these strikes unless is impossible for the workmen or the 'abcurers to get what they want at the hands of the empleyers

Mr. N. M. Joshi (Nominated non-official) Who is to decide that?

Sri M. Ananthasayanam Ayyangar: I do want this Industrial Court to decide or let there be compulsory arbitration for that matter It ought not be optional either to the workman or to the employer to jointly agree to arbitration At the instance of either party, the dispute ought to be referred to arbitration and before any strike is organised, all means of settling the matter ought to be exhausted There is a provision in the Bill stating the manner in which a strike is organised and the manner in which the notice of a strike is given All that has got to be provided for There is a provision here that every trade union shall make provision for the manner in which the strike 180 organised Therefore, it is quite appropriate to suggest that all methods of amicable settlement or even of reference to arbitration should be exhausted before a strike is organised. It must be open to the court or to the arbitrator to say that the employer has failed to satisfy the labour and therefore they ante at liberty to strike Till then, there shou'd be no strike I urge this in the interests of the community as a whole Take the case of the railway. There are about three or four lakhs of workmen there They might have grown in size now on account of the war If they go on strike, the rest of the community have to suffer merely because on the one side the Government does not fulfil their demands and on the other the workmen push them too Let there be no impression that these two parties have to quarrel eternally like cats and dogs. We have got our civilisation and we can chalk out a new path and show that these people can live harmoniously and they be empowered to decide not only individual cases of grievance but also major issues between the workmen on the one side and the employer on the other as to whether the wages have got to be increased or not. In default of the employers agreeing to this provision which is made in the interests of the industry as a whole, a strike can be started

I find that there is a lacuna in the Bill which can be set right in the Select Committee. What the Bill says is that the Industrial Court shall bave jurisdiction over those matters only which are enumerated in Cha, ter IIIA It says.

"For the purposes of this Chapter, the appropriate Government shall appoint such number of Industrial Courts as it considers necessary"

That Chapter refers only to recognition of trade unions Chapter IIIBs therefore, whenever an employer is guilty of an unian practice, he is to be purished to the extent of a thousand rupers by way of penalty. The Industrial Court does seem to have jurisdiction over that because it is in a different Chapter. Why should the jurisdiction of the Industrial Court be restricted to mere recognition of trade unions and not extend to disputes regarding unfair practices? In case the Court coines to the conclusion that the employer is guilty of any unfair practice, why should he not be punished? Why should not the Court have a jurisdiction in that matter? Therefore, in the interests of the trade itself labour must be organised.

Now, I come to the motion for circulation to clicit public opinion. Sir, my Honourable friend who is now stitung on the other side himself recognised, and so must all other persons who are interested in this country, that religion has played out its part in the world. All honour to the old prophets who came at a time when there were warring elements in the country and they brought all the warring elements under one banner. Religions, as they originally started, were merely to remove differences between man and man and to mucleate the doctrine of brotherhood in many and to elevate man into a divine being. But today, those very religions unfortunately symbolise the outer crust, the inner spirt has disappeared, and those very religions are disturbing factors in society. We have now therefore to find new points of everlasting and enduring benefit to humanity. Students of religion should not talk today of nationalism, internationalism etc., but should talk of humanity.

|Sri M Ananthasayanam Ayyangar| and the common good of the entire humanity should take the place of individual and a warring religions I wash that all persons who are really interested in their own religion, in Islam, in Christianity or in Hinduism will really try to imbibe this spirit of real Islam, real Christianity and real Hinduism Even these prophets of religion have advised their respective followers and all humanity as a whole to bring all people together and enjoined on their followers that they shou'd bring about peace and happiness on earth and not create cause for discord which does not serve the tenets of God or his dictates Therefore I would urge upon my Honourable friend that under this common platform of labout union, all communities may join If some unions have been started on communal lines, well, let us own that a mustake has been made It is time that these mistakes are rectified. Today each community may be proud of its own religion, but it does not see the danger ahead There is communism rearing its head, communism does not talk of any religion. 'It's communists are out to divide one community from another, they are out to destroy all religions There will be communism from one end to another There will be absolutely no faith in God left in the land Let us try to prevent this catastrophy I call upon all people who are believers in God, by whatever name the one God is called I urge upon my Honourable friend He. Abdus Satter Haji Ishaq Seth to withdraw his motion for circulation or at ny rate not to press it. What are we to gain by this circulation among the industrialists or employers, who have not moved in this matter at all or among organised labour unions The industrialists will simply say there shall be no element of compulsion. We have already in this House the mouthpieces of industrialists of this country, the one to my right, Sir Cowasjee Jehanger, and the other to my left Mr Vadilal Lallubhar They are the exponents of the theory of no compulsion, no freedom so far as trade unionism is concerned. As regards labour, we have got the exponents of labour problems here of both sexes, including my honourable friend Miss Maniben Kara who believes in class war and class hatred. I therefore submit that if this Bill goes to circulation for eliciting public opinion, we know what pattern of opinion we are going to get. The industrialists will say, no compulsion, labour will say, let us have as many amenities as possible. In these circumstances we are not going to gain anything by this circulation. I urge that this motion may be dropped and this Bill may be sent to the Select committee and more beneficient measures may be adopted in the Select Committee and I hope that after this Bill emerges from this Select Committee, it will be a first class measure for the purpose of orderly maintenance of industry in this country

The Honourable Shri Jagjivan Ram (Labour Member) Mr President, Sir. I do not want to enter into a lengthy debate at this hour in the House Different speakers from different parts of this Honomable House have expressed their opinion on the different aspects of the measure before the House and the objections raised by certain sections have been met by other sections of the House and my task has been rendered less difficult to a very great extent As regards the salient features of the Bill I shall never take credit for the same, because the Bill was introduced by my predecessor. I shall readily agree that there is suffieient scope for the improvement in the Bill and I shall try my best to meet all reasonable points, that have been raised now, in the Select Committee But there are certain points on which I think, if Government were to yield, it will be derumental not only to labour but to the industry as well. On those points, I am afraid I am not going to yield The purpose of the Bill as I conceive it, is not only to give some benefit to labour alone but to industry as well Labour and industry are in separable factors, the one depends upon the other ca mot work without the other, and therefore each has got to look to the interest of both If industry looks to the interest of labour, it is in the interest of andustry itself Similarly if labour looks to the interest of industry, I may say, it is not merely in the interest of industry but it is in the interest of labour as well Sir, the very idea of collective bargaining, if I may be permitted to say ac, is not only in the interest of labour but it is also in the interest of capital it is also in the interest of mdustry

My Honourable friend Mr. Griffiths, when he was very analytically criticising the various points in the Bill made a remark that I may feel distressed by his remarks. I may assure my Honourable friend that I did not feel distressed in But I may very well urge upon him that the industrialists should mark the signs of the time, they should realise that the time has come when they cannot afford to ignore the demands of labour. The time has come when they cannot afford not to recognise the organisation of workers unless they are forced to do so. If I may say so, Sir, many of the disputes that anse between labour and industry between employers and employees are on this issue of recognition of unions If one were to analyse and study the large number of strikes that have become a common teature of the day, one will admit the fact unhesitatingly that in the majority of cases, the dispute arose on this question. Where the workers are organised sufficiently, the management is forced to recognise them, but after the relation between them has deteriorated to a very great extent That ultimately results not only in strike, but it leads to great suffering to labour and also entails great loss to capital and over and above that great inconvenience to the consumals at large. So, Sir the Government of today cannot afford to be silent speciators of the disputes between employers and employers because it is not only these two parties who suffer but it is the public at large, the nation at large and the consumers at large who also suffer Sir, the Government have got to interfere in these matters. I am afraid, Sir, this measure ought to have been on the statute book long before if some objections are raised today by one party or the other I have to say that they are not realising the signs of the times

With regard to the motion for circulation moved by my Honourable friend Mr Ising Sich I submit that the Bill has been before the country for the last six years,—though not in this identical form,—and its principles have been discussed more than one. They have been discussed by the various Provincial Governments, by employers' organisations and workers' organisations, and other bodies. On certain points, of course, opinions are divergent as they are here, but on a measure like this we cannot—at least I cannot—conceive of complete manimity. And the fact that from this measure neither the workers nor the employers are fully satisfied shows that the measure is not partial to one side of the other. The measure is now which seeks to give certain rights to labour but at the same time it also vints that industry should not be placed at a handleap

While initiating the debate my Honomable friend Dr Zia Uddin introduced certain fundamental things 1,—and, as he reminded me, the class I come nom,—teel that it will be a happy day indeed when these principles would be adopted in this country and the economic set-up of the country started on these He talked of nationalisation, failing which, national socialism want to express any opinion on these two principles. But I may say that if any change in the economic set-up were to be effected, the class I come from and the community I represent will not lose anything. It is the community which stands to gain by any such economic reconstruction. But we have not got to look at these things and wait for such times as the differences between employers and workers, between capital and labour and between the exploiters and the exploited are removed We cannot afford to wait till then and let things take their own course And therefore we have to devise some measures in the existing circumstances in the four corners of the economic structure of our present society to safeguard the interests of labour and also to see that the industries prosper with a view to catering to the needs of the country. And this is a measure which seeks to improve the relation between the employers and the workers I believe many of the differences which arise between the employers and their workers can be resolved if chances were taken for mutual negotiation, discussion and conciliation between them And for that we have

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got to devise some machinery. The employers employing hundreds and thousands of workers cannot attord to discuss questions with each and every one othern, and it will not be expedient on the pair of labour to allow negotiations to tween each worker and the management. Therefore it is to the interest of the employers as well the workers to have an organisation and an agency which may in case of differences carry on negotiations and settle these differences. After all, that is the object which this Bill seeks to achieve. It wants that recognition should be given to organisations of workers, so that in the long run they may have an opportunity of negotiating and settling any differences that may arise, and there should not be any difficulty on that score. As I have urged, it is in the interest of both employers and the workers

A point has been made that there is a germ of compulsion in it. Of course that is one of the salient features of this Bill and it has got to be there because industrialists and employers by taking advantage of their strength and influence have tried not to recognise organisations and unions of workers serving under them. There have been occasions when employers would like to negotiate with persons at the helm of affains in the unions unofhicially rather than deal with them officially. They are affaid that it they negotiate with them as presidents or secretaries of labour organisations they will be recognising those labour unions, they therefore negotiate with the office-bearers, it they happen to be public men of influence, in their unofhicial capacity because they are affaid that if they do not negotiate with them they will have to suffer badly the workers are compelled to take recourse to certain steps, most of the employers are forced to recognise the unions. And this Bill intends that this unitial irreton between the employers and the workers may be obviated. Therefore, Sir, I feel that there should be no ground for any objection on the part of employers to this measure.

Some complaint has been made here by the representatives of the workers that the terms and conditions which have been laid down for the recognition of minors are unnecessary. I hold the contrary wew because I feel that these terms and conditions are necessary in the interest of the workers organisations themselves. I want the workers organisations—their trade amons—to be efficient and above board. And for this purpose these terms and conditions are concessary. I have some personal expensions of the working of trade unions, not so big of course as in Homomethic friend. We fosh and other friends have worked, and I know the drawbacks and defects of those unions. If these terms are conditions are carried out faithfully it will make the unions stronger and more efficient, and therefore I hold. Set that these conditions are carried out faithfully it will make the unions stronger and more efficient, and therefore I hold. Set that these conditions are carried out faithfully it will make the unions

One point that has been made here with some force is that the Bill has not That has been purposely done given any definition of a 'representative union In a Bill like this to which several Proxincial Governments have to give effect, some elasticity is necessary. The conditions of labour movement in different provinces are not similar. Some provinces are much more industrially advanced than other provinces and in those provinces the organisation of labour, the organisation of working classes, as well as the Government machinery which deals with them, are elaborate. In other provinces the machinery of the Provincial Governments is just in the initial stages. The organisation of workers in many provinces and in many industries has not started as vet. I am afraid we cannot lay down any universal condition for the unions of workers to be representative in different parts of the country. They have to be different in different parts of the country and even in different industries. If I were to make this point or to develop this point a bit further I may submit that the same percentage of workers in a union for the union to be really representative can not be insisted upon in the case of the workers working in the TATAS and in the are of the workers working in the coal fields. The percentage has to be fixed differently in these two cases. And similarly many examples may be given in which that percentage has to be different in different industries, and that is why no percentage has been fixed in this case I still hold that we should not

lay down any haid and tast rule here. We should give some option to the Provincial Governments to prescribe these things in the rules which may suit the conditions obtaining in their respective areas.

One thing which has been said and which I frankly admit has got to be provided in the Isill is shat the Bill has not given any definition of 'industry' That will I think be rectified in the Select Committee

There are other minor points with regard to some diffects in drafting or some changes in wording here and there which may very well be rectified in the Select Committee, and I do not think there is any reason for me to raise any objection on that score.

Then, Sn, there is another point which generated some heat yesterday,-I do not want to enter into greater details on that point-and that is about the non-recognition of unions tormed on communal lines Personally, Sir, I hold very strong views on this point. Unfortunately we cannot afford to stretch this point too much I shall request my Honourable friends who hold this view that communal unions should be given recognition or communal unions should be formed to conceive the consequences which this step will ultimately lead to Today we may think of two or three communities, but what will be the ultimate result in future is simply staggering. I will give some examples from the Hindus themselves. There have been cries that in the Huidu Society there are the upper caste Hindus, the backward communities and the scheduled castes. So far as the broad two divisions-the caste Hindus and the scheduled castes are concerned, I do not want to touch them I am taking the caste Hindus Some cres were raised by the backward communities which communities are not adminimally, economically and socially well-advanced as a few selected caster at the helm of the Hindu society. So the cry was that something should be given to them, some reservation should be made for them. Well, reservations were not made but in giving representation in certain local bodies, or in setting up candidates from different communities it was kept in view that some representation should be given to those castes which are called the backward communi-But the matter did not end there Among the back yard commu nities there are so many castes and all those castes, are not causally developed or equally backward Now the ery grose that a certain caste ha! not more and a certain caste had got less. So ultimately you have to face a cry where every easte will come forward and will say some provision has got to be made for this caste and I do not know where this will lead to Similarly. if I were to give an example from the Muslim community. I may say that there is a cry from the Momins today, there is a cry from the Rayones, from a number of functional castes that they are backward educationally socially, and economically and they require protection. If we were to allow such considerations

Maulana Zafar Ali Khan (East Central Punjab Muhammadan) You will have to acconsider your views as regards Muslims

Mr. President: Order order Let the Honomable Member proceed

The Honourable Shri Jagjivan Ram: I am afraid, Sir I do not know where these things will lead us to You may take any religion, any caste, any community I may give an example of Christians They have no untouchability among them But what is there in actual practice? I know a large number of untouchable Christians Though among Sikhs such things are not permitted I know a large number of untouchable Sikhs Everywhere this division is present. If we are to stretch it there will be no end to it. We may have communal unions today. We may have Hindu, Muslim Christian and Sikh unions We may be thinking of these four particular divisions today, but to-morrow, I am afraid, there might be a thousand divisions in each of these four divisions Therefore, I do not feel inclined to think that in such matters, which are purely economic we should introduce communal considerations seed not dilate upon those points which have been advanced by some friends or other in this House that trade unionism conceives a class organisation and

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repeat the same arguments. There, there is neither Hindu nor Muslim, neither a Christian nor a Sikh in Trade Unions of the employers and the employers and the employers and the workers be they Hindu or Muslim, Christian or Sikh, or of any other demonstroin they have their common interests. Well, Sn. I do not want to dilate upon this point to any great extent. But this is, my personal view. I hold it very strongly in these matters when workers have got their common interests be cannot introduce communal considerations.

Then, Sn regarding the motion of my friend for circulation. As I have wheady submitted the Bill has been before the country for a long-time. Public opinion has been expressed upon it more that enough and there is no reason to referring it again to the public for giving then opinion upon it. I do not feel in lined to accept that motion and I rather oppose it.

I have to say nothing more then what I have said. The measure is one which is in the interests of the labourers as well as in the interests of the employers, and it has been before the country for a long time and it does not require to be circulated for electing public opinion thereon. Therefore, I commend that my motion be accepted. I may very well appeal to my friend, the mover of the amendment to be kind amongh to withdraw his motion because no useful purpose will be served by sending the Bill into circulation for electing rubbic common.

I am, however, proposing one slight change in the personnal of the Select committee instead of Seth Yusuf Abdoola Haroon, the name of Seed Ghulam Bhik Nariang he substituted

With these words, Sir, I appeal to the friend to withdraw his motion and I appeal to the Honourable Members of the House to accept my motion

Mr. President: I believe in order to have that change of name

The Honourable Shri Jagivan Ram One word Sn, if you will permit me 1 argiven to understand that my friend, Haji Abdus Sattar Haji Ishaq Seth is agreeable not to press his motion. In that case I may assure my fitted and my friends in the House that I will departmentall, creatar this Bill to choizing opinion thereon and shall call a meeting of the Select Committee in January vext and place those opinions before the Select Committee.

Haji Abdus Sattar Haji Ishaq Seth (West Coast and Nilgans Muhammadan) On that statement, I am willing to withdraw my amendment but I want to make it clear that my party's objection to that particular clause remains

Sir. I beg leave to withdraw my amendment

The amendment was, by leave of the Assembly, withdrawn

Mr President: As regards the other small amendment, I think it may be microscars to move a specific motion to that effect

Mr. S C. Joshi (Government of India Nominated Official) Sn I move

'That in the names of the Members of the Select Committee, the name of Syed Chulam Bhik Narring be substituted for the name of Seth Yusuf Abdoola Haroon'

Mr. President: So now there is a motion for reterence to the Select Committee and there is an amendment to it for a change in the personnel. I do not think I need read the original motion now before the House. I would first place the amendment.

The question is

"That in the names of the Members of the Select Committee, the name of Syed Ghulam Bhik Nairang be substituted for the name of Seth Yusuf Abdoola Haroon"

The motion was adopted

Mr. President: I now put to the House the motion as amended for acceptance.

The question is

"Into the Bill tuther to amend the Indian Tiade Unions Act, 1926, he referred to a Solect Committee consisting of Mr. N. M. Josh, Prof. N. G. Ranga, Pandit. Balkrishias Shaims, Vi. Vadidi Lellubbai, Sii. T. A. Ramaingam, Chettae, Sreejui Rohmi Kamar Chaudhu Mr. V. G. Griffiths, Mr. A. C. Inskep, Sacride Sampuras Singh, Mr. S. G. Joshi, Miss Mambin Kana, Mr. S. Guuswam, Mr. Muhammad Nauman, Mr. Ahned E. H. Jaller, N. of Uhulam Bink Airanga, and the Mover, and that the number of Members whose presence, shall be necessary to constitute a meeting of the Committee shall be five

The motion was adopted

REPORT OF THE PUBLIC ACCOUNTS COMMITTEE ON THE ACCOUNTS

The Honourable Mr. Laquat Ah Khan (Finance Member) Sir, I beg to move

"That the Report of the Public Accounts Committee on the Accounts of 1943-44 bataken into consideration"

Mr. President: Motion moved

"That the Report of the Public Accounts Committee on the Accounts of 1943 44 be taken into consideration"

Prof. N. G. Ranga (Guntur cum Nellore Non-Muhammadan Runal) Is not the Honomable Member going to say anything in support of it?

The Honourable Mr. Leaquat Ah Khan: I am trying to maintain the past traditions of this House. In the past the Finance Member did not make any speech when he made such motion, and as I believe in even greater economy that it my picket essers in office. I do not propose to depart from past practice.

at my picdecessors in office, I do not propose to depart from past practice Prof. N. G. Ranga: Mr. President Sir I wish to congratulate my honourable friend, Mr. Laquat Ali Khan for being fortunate enough to come to occupy this very exalted position in our vational Government. As this is the second time that an Indian comes to occupy this position naturally it is a matter for national congratuation also,

Shri Sr. Prakasa (Benutes and Gorakhpur Divisions Non-Muhammadan Rural) The first was Todarmuli

Prof. N. G. Ranga: Long before Todarmull was born, there used to be our own great Kautilya even of historic time!

Shrı Sri Prakasa: He was Home Member!

Prof N G. Ranga. He was Home Member and also Finance Member and he has left great trentise also on finance which it would do us a great good to study with care. It would have pleased me very much and I am sure it would have pleased the House also wry much if the Honourable the Finance Member, M. Lauquat Al, Khan, had cared to make a tew observations on this report that is betore us. But as is usual with him he is extremely discreet and therefore a has contented himself with merely making the motion and asking the House to form its own opinion in regard to the report that is placed before us.

This is the first occasion when a responsible and I hope responsive Indian Finance Member comes before us with a report like this and therefore it is necessary that we should not only congratulate him but also warn him that great a sponsibilities today test upon his shoulders. It is not going to be a very easy thing for an Indian Finance Minister not only to manage the affairs of his own department but also to control the financial aspect of the various departments that he has got to keep a watch on throughout the year and all the time Sir, the Finance Department is supposed to be the watchdog of the finances at the whole of the Government and to that extent it must play its role as a watchdog over the activities of all the departments of the Government I dare say it might have been one of the reasons why my Honourable friend was so very particular about coming into this particular position. I do not grudge him that privilege I am glad anyway that there is an Indian in that place and I am glad also that this particular department has at last come under the control of a responsible member of this House He may, for the time being, happen technically to be a nominated member in this House but let us hope that very soon

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when we come to have our own constitution we shall have an elected Finance Minister to be at the head of our Finance Department

Sit. N. V. Gadgil: What is under discussion—the Finance Membe of the Public Accounts Committee Report?

Prof. N. G. Ranga: The Finance Member has 5 t to deal not only with the report of the Public Accounts Committee but also with public finances. It is most essential, if one goes through this patiential report, that the Finance Member as well as the Finance Department have go, to learn to excrete much areaster control over these various departments than they have done in the past

Again and again it has been stated in this report that the Delance Department and the various officers in this department have been ignoring the instructions, specific instructions, given to them, not only by their own manical officers but also by the Finance Department. In the past the Finance Member found immself almost helpless to control the defence a vivoe and to control their expediture also and it would be a very bad thing indeed for the interests of our country and for the hinances of our country if the present Finance Member did not try to improve that state of things and did not succeed in making the various officers and the whole of the Defence Department more responsible than they have been till now.

Secondly, there is a case here of how the Bengal Government had mismaniaged the funds placed at its disposal by the Central Government | do not wish to road all the unsavour paragraphs contained in this report about the way in which the Bengal Government had behaved shibbit with Central finances but I do wish to draw the attention of the Finance Department as well as that of the Finance Minister to two or three sentences in it.

On page 6 it is said

We cannot conceive of any set of conditions in which there could possibly be any justiheation for the dissiggard of such elementary common sense precautions as the taking of receipts for money paid or of maintaining records of payment."

What a provincial Government it is, that it should not have taken receipts to the money that it has paid or kept accounts of the moneys that have been disbursed by them 1 do not want similar things to be repeated in future either by the Bengal Government or any other proximital government and it is the duty of the Finance Department to see that in future at least proximical governments are not placed in possession of central funds of such magnitude that they play ducks and drakes with our money and afterwards we find ourselves completely helpless.

It so happened while we were on this committee, now for a period of two years that every legitimate and peaceful effort was made in order to myste the Bengal Government to send its representative to face the Public Accounts Committee and explain its own conduct and the Bengal Government failed to come and face us I know we had no opportunity of taking them to task in any other way, for the simple reason that the Bengal Government happens to be enjoying not only provincial autonomy but something in addition to that. recause of its special political position in this country. Whether any particular provincial Government enjoys any extra-constitutional or extra-political status er not, it is absolutely necessary for the Finance Department of the Government of India to see that no provincial government is allowed to enjoy the kind of privilege that the Bengal Government had come to be allowed, such as not taking receipts for the moneys disbursed and not even keeping accounts for the moneys that they were spending. It might do so, if it so wishes with its own money but even that is objectionable but no provincial government can be allowed, not even the Bengal Government to repeat this very bad example

Very soon the time is coming when the Government of India would have to budget not for the short period of one year but for a longer period may be of two, five or even ten years and then come down to preparing its budget for the shorter period of one year only in that bugger perspective of a five year or ten year plan Ill now it has not been the practice but in future the Government of India has got to do it, it it really is to take effective steps to advance the economic progress of our country In the past even though it was trying to prepare a budget for only one year, it used to make so many inistakes or blunders and therefore unless the Honourable the Finance Minister takes only steps to rehabilitate his own Finance Department and prepares it to face the new tasks that are going to be placed on its shoulders, he would very soon find that his department would be incapable of helping him in the manner in which the nation expects him to man for this country There is the question of budgetary control over first, the . estimates, and then of expenditure Complaints are made in this report and are being made even in the latest report that is being signed, that the budgetary control of the Finance Department is not strong enough, that during the last 6 or 7 years of the so-called war period or war (risis, this budgetary control has become very lax indeed, and this committee has recommended that it should be tightened again I med only underline these remarks of this committee in this regard

Coming to the other question of supplementary grants, it has become almost a habit of the Finance Department to sanction a number of unnecessary supplementary demands and bring them before this House and Let the monics sanctioned and afterwards find that the money was not needed at all and therefore could not be spent and it had to be surrendered later on This sort of practice is not conducive to proper budgetary control over our own finances, and it is also rikely, as we have mentioned in this particular report, to queer the pitch for the next budget to be prepared, because after all every new budget is being prepared in the light of the earlier budget, and long fictors it is known that any supplementary grants are needed or not the new budget has got to be prepared, and therefore to that extent plans for the new budget are being vitated. So every care has to be taken to see that no unnecessary supplementary demands are made or brought forward before the House

Thirdly, there is the case of the Supply Department being brought into existence without the knowledge of this House. It was kept in being for well ever ten months and then alone the grant for its maintenance was brought forward before this House. That is a highly reprehensible method of financial control or larity of control. We have had very strong things to say about this, and in future we know very well that the Government of India would have to start a number of new departments and new activities and therefore provide for their financing also. I hope that the Finance Minister would take one to see that whenever any new department is sought to be created, he would, as we have recommended here, come to this House at the time of the budget for a token grant, or after it is created at the earliest possible opportunity to this House with a demand for a loken grant, and thus give in opportunity to this House to discuss the advisability or otherwise of the establishment of that new department.

There is also another point which is not mentioned here but which is germane to this discussion Recently, we have heard that the Planning Department was abolished, but at the same time some sort of new panel of planning has been brought into existence with one of my own honouncd colleagues as its chairman Is it open to the government to abolish at any time it likes any department that it likes without giving some sort of notice to the concerned standing committee of that department, not to speak of waiting until this House itself is able to be in session and consulting it? I speak subject to correction—but I think that the standing committee for this department was not consulted before the Planning Department was abolished. This is every important matter and I would like the Finance Minister to look into this I would like him also on a later occasion if necessary, to enlighten this House as to the proper procedure to be followed by the Finance Department as well as the government in regard to the abolition of any one of the governmental departments and if he does so what is it that he proposes to do and how does he propose to deal with the funds that had already been allotted for the maintenance and continuance of that department until the next budget came in.

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Then there are these smaller details regarding the surrenders of surplus funds that could not be spent. We have taken a very strong line in this report that surrenders should be placed at the disposal of the Finance Department at the earliest possible moment and as soon as it becomes clear that there are going to be sawings. The past practice has not been very happy.

Then there is a very peculiar thing, that the remarks sent by the Audit Department to the vanous spending departments are not replied to in proper time. For months, the Audit Department is obliged to wait for the remarks of those various departments before it is able to come to any sort of definite view should any one of the financial improprieties that have come to notice, and even then it is not able to come to the Public Accounts Committee and give them its limit will be a sort in this report that the Finance Department should fix the maximum period of three months within which every spending department should be prepared to send a reasoned reply to every relevant remark that the Audit Department makes and sends for its reply

That brings me to the other point, that it is most necessary, now that this department is coming under the control of a responsible immeter, that the Audit should be strengthened. During the war the audit had on many an occasion to complain that it was understanted that it was not properly and adequately strengthened by the Finance Department. I hope at least from now on, no occasion will be given to indict to make any such complaints. The role that audit plays in regard to the public accounts of our country is of first-rate importance. I heistate to say that it is second only to the Finance Department—I would like to place it even above the Finance Department. Anyhow they should be treated as equals and they should it is and co-operate with each other. It is convenional of course for both of these great departments to say they are co-operating with each other. I have been on this Public Accounts Committee for nearly, en years—and I am here to say that I am not quite satisfied with the manner in which the Finance Department has lent its support to the Audit and I want Audit to be strengthened in future.

Lastiv. I am not at all satisfied and I am sure the House also cannot be satisfied with seeing only the Finance Minister being an Indian and also a respon sible gentleman. We want the whole of this department to be Indianised Similarly we want the Audit Department also to be Indianised consistently with efficiency- but that need not be taken as a cort of proviso or condition, because there are plenty or Indians there is efficient as the English people, if not more efficient. It is wrong for any one to continue to think that only England is the repository of financial experts. Soviet Russia is a new and a young country and Soviet Russia has been able to give an excellent record of financial control and furnicial management. She did not send all her sous to England in order to be trained in the Bank of England or in Lombard Street or even Whitehall, and our people are supposed to have been trained in the last 150 years by these British financiers and I am sure we have got enough of financial experts in our own country who are competent enough to advise and assist and work as the colleagues of my honomable friend the Finance Minister Similarly, Audit should be completel. Indianised With these remarks I commend this committee a report to this House and I hope that the Finance Minister will send relevant passages of the remarks of this committee's report to the various departments of the government and see that proper attention is paid to the suggestions that we have made in this report

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) I must pay a tribute to the persons, one of whom is Prof Ranga, who drafted this report He has gone through the various items carefully and has made suggestions in regard to budgeting, supplementary grants and various defects and irregularities which they have discovered in the matter of auditing It is true we are now trying to discuss the report relating to the sceomts of 1948-44 and my Honourable friend the Finance Member cannot be

accused of everything that happened at that time either in the matter of accounting or in the matter of spending the finances to the detriment of the interests of this country. I expect him to improve upon what his predecessors have done. Otherwise we would only be continuing the same old bureaucratic methods of ruling over this country. I do expect a change now, since we have a responsible Indian Minister in charge of our finances. He must have come forward with a definite statement to this House as to how far the recommendations that have been made in this committee have been carried out, what steps have been taken to remedy the defects. Possibly in Honourable friend had not much time and he expects to hear the observations that may be made upon this report by Honourable Members of this House before he takes adequate steps regarding the irregularities that have been pointed out.

This report consists of two or three parts. First there is general budgeting The second, the Radways, third the Military, and so on. It is not intended to beat a dead horse. Our observations are intended to put the new Finance Member and his department on their guard to see that in future at least these irregularities are not percentaged.

Let us now take the manner in which budgeting has been done. The original budget amount has been for exceeded, practically out of all proportion to the original budget. On page 1, in Part 1, the Posts and Telegraphs and Defence Services are dealt with. The Committee observe that there was a total excess of 53,93 takes, or 110 per cent over the final grant. This is abnormal. It is pointed out that 'this served somewhat to reduce the percentage of variation from the final grant, which percentage nevertheless is higher than it has ever been in recent veirs.' The excuse of the department is that this is all due to the war period. Now, that the war is over, they must be very careful. We fear that even after the war the same kind of latitude might continue to be taken. I am trying to give a warning that proper steps ought to be taken to make the budget figures approximate to the needs of the particular vear and no more grant's, vecry under unforcessen encumstances, should be allowed and grants should not not normally be in excess of the original demand.

Now, I come to budgetary control. Let us see how many supplementary grants were brought up during the year and whether these supplementaries could have been avoided. This is referred to in paragraph 4 on page 3 of the report. I shall only read a few relevant sentences

"We commented last year on the deterioration in budgeting and control which the results of the year then under review had disclosed when compared to those of a normal year in times of peace There are this year, for example, only 15 uncovered excesses in the voted section of the accounts compared to 19 in the previous year."

Though the number has gone down, the number of supplementary grants and the amounts involved which had reached record figures last year have been surpassed this year. I do not know who the Finance Member then was He had cally to complain of his predecessor. Now, the Finance Member will have to complain about two predecessors of his Whatever might be the outward appear ance the steel frame continues to do its work and I trust that the Honourable the Finance Member with his muscle and stren th will give the steel frame a good shake at least. The time has come to modify all this

It is also pointed out that in the vear under review there were no less than seven unnecessary supplementary grants, 'a figure which has not been equalled for a very long time'. During the war they have wasted bot of money. This is one more reason why we must have full independence at the earliest possible moment. We cen ill afford to wait any longer.

I shall now take up the supplementary demands. I will not tire the House with figures at the fag end of the day. The Committee say.

"We had occasion to comment last year on the very large number of supplementary demands which the Legislature was called upon to vote and of the mamutude of the total sum involved. The figures for 194-24 (sexcluding the Posts and Telesraphs estimates) were 46 supplementary demands for a total sum of Rs 13,23,95,000, which was 52 per cent of the original voted grant."

[Sri M Ananthasayanun Ayyangar] Now, let us see what happened in the year under review, 1948-44 comparable figures for the year under review are 53 supplementary demands totaling Rs 21,51,48,000 representing a percentage of no less than 62-29 of the original grant' Supplementar, grants were to the tune of 62 per cent where is in the previous year it was 52 per cent. This is a scandal of the first magnitude I am sorry that the persons who were responsible for this are not here. Otherwise they would have to answer for all this in detail

It is referred to in paragraph 9 I shall now take up the suspense balances of this report. The Committee say on page 5

"We sounded a note of warning last year against the danger of allowing suspense balances to grow unweldy. We were informed then that there were considerable sums of money standing to the debt of Suspense because it had not been found possible actis factorily to separate and allocate the individual items of which they were composed to the various Governments, and so on

My fear is that in spite of the waiting of the Committee that the defects ought to be remedied, this tendency was not properly checked. I am afraid proper attention was not paid to this aspect in spite of the warning of the Committee That is the reason why I am trying to lay emphasis on the fact that proper control should be excessed. The Committee also say "We also desire the Finance Department to circularise other departments impressing upon them the urgency of cleaning these debits. I would ask the Honomable Member to make a statement in his concluding speech what action has been taken and whether the other authorities have been circularised regarding the suspense balances in their hands, also whether they have been reduced, if so, to what extent? He would do well to give figures for the several years from 1942-48 right up to the present day if such figures are available

Then, as regards the new services, I know of a convention. When a new service, which was not contemplated at the time of introducing the budget, is started, it has been the practice to place it before the Standing Finance Committee and obtain its approval Then a token sum is placed before the Assembly Thought that convention has been there, it was not followed Therefore, the members of the Committee have rightly observed in paragraph 10 that such sanction was not obtained from the Assembly. There is also no reference there why a similar sanction was not obtained at least from the Standing Finance Committee I would urge that the Standing Finance Committee ought not to be lightly thrown away in all matters in which the grant was not sanctioned at the time when the hudget was presented to the Assembly vious Finance Members might have looked askance at this and might not have looked at it with affection and goodwill, but I do hope that the present Finance Member will find the advice of the Standing Finance Committee very valuable and call for its aid as often as possible when he is unable to place these matters for the acceptance of the House generally

Now, Sir, I come to the Railway Department

I have been a member of the Standing Committee for Railways for some years

So far as the budget control 16 concerned, I have to congratulate the Railway Department for a better method of budgetary control which they have brought to bear in the initial stages of the expenditure The Committee has rightly paid a tribute to that Department for taking greater care than the general Finance Department But they have been equally bad if not worse than the general Finance Department in the matter of coming up to the Assembly for supplementary grants They have no doubt not deteriorated but they have not improved either. So far as the Railways are concerned, one could not accuse them of such a bad behaviour so far as supplementary grants go but they must have shown better improvement than the others Sir, I would like to have some cluridation on this point from the Honourable the Finance Member or his colleague the Financial Commissioner for Railways It was suggested in this report that from one major head to another major head sums ought not to be shifted when it was found that the one major head was insufficient for meeting the demands. Therefore. it was suggested that working expenses might as well be put under one head I know and I do remember that the Honourable Financial Commissioner for Railways brought in before the Standing Finance Committee a proposal to re-slign the heads and he brought various other heads under the working expenses I believe it was in pursuance of this recommendation that he wanted to re-adjust the budget and tried to correct the budgetary provision in accordance with this recommendation—1 would like to know from him in greater detail whether he has tried to carry out the proposal which we explained in the Standing l'mance Committee and the recommendations that have been made in the report of the Public Accounts Committee All the same, I was not satisfied then and I am much less satisfied now that they are dealing with funds that we voted Though from one general head to another sene to head they en block property may not transfer all the working expenses of all the railways, various Departments have been clubbed together under one 'Working Expenses' Even now it is open to them to transfer from one sub-head to another sub-head of the same major head, which may be absolutely inconsistent. That is possible even under this re-alignment. Therefore, it is good that a Joint Committee should meet together to look into this matter and suggest wars and means to avoid the possibility of these people transferring from one sub-head to another sub-head that which is absolutely of an inconsistent and conflicting nature

Then Sir, there is one other matter on which the Committee has reported quite properly. That is the correlation of budgeting with regard to the various systems of the railway administration. For instance, one railway incurs an apparature and thus pass to some other advantage on the railway which pass to some other advantage on the railway which receives it. I do not know how it has not attracted the attention of the persons concerned because we gave note for the Public Accounts. Committee to make this remark. They say on page 9.

"We should like the Railway Department to investigate this matter and to adopt the procedure suggested if found feasible"

In the beginning of paragraph 20 they say

"We have come across in our examination of the Railway accounts severa, instances which lead us to the conclusion that there is insufficient correlation in budgeting between the different railway administrations. We understand that a system is already in force whereby one railway does not debit or credit itself till the other railway has accepted the corresponding credit or debit thus ensuring correlation in the accounts of the two railways. We see prima fact, no reason why some similar arrangement should not be adopted at the stage of making hadget estimates so that a railway would not make any entry in its estimates relating to payments to or receipts from any other railway till the other railway had agreed to make a corresponding reverse entry in its own estimates."

I would like to have an answer from the Honourable the Railway Commissioner whether steps have been taken to termedy such defects and correlation is ensured in the matter of budgeting

Lastly, Sir, I come to para 22 of the report, where they make certain observations with regard to financial irregularities. They found certain gross inancial irregularities in the matter of accounting and for which they recommended very scrious punishment with respect to the officers. I would like to have a tabular statement of the serious financial irregularities that have been discovered and for which action has been taken. I would like to read one or two lines regarding their report on this matter.

"We should like the Railway Department to give very much more attention then they seem hitherto to have given to this aspect of the matter and we would welcome a report as to the action in this respect which they may find it possible to take"

It is open to the Honourable Members of this House to accept the report from the Department as to how far they have implemented this recommendation, what action they have taken in regard to the financial irregularities they have discovered, and also in regard to the financial irregularities that the Department itself may, in the light of the observations made by the members of the Standing Finance Committee, discover in addition to those irregularities already discovered

[Sr: M Ananthasayanam Ayyangar]

The report has been written very well and gives a clear view of the various irregular, ties that the, have discovered and we need not go away with the impression that the whole thing is very bad. However, there are a number of loopholes that have to be plucked and some report has to be laid before the Assembly as to how far action has been taken on the report of this Committee

I will conclude with the observations that, irrespective of what might have been done this year, it is, his duty not to save his time but to put more facts before the Assembly to enable the Honourable Members to know what action has been taken by the Government. He should not be become in an Assembly where he has got to open his mouth more often and we also want to listen to his beautiful voice.

Pandit Govind Malaviya (Allahabad and Thousi Divisions Non-Muhammadan Rural) Sir, I have no wish to prolong the debate. My task is rendered easier because of the new Government that is functioning in this House. The report which we have to take into consideration now points out a number of things which deserve attention. But I have no doubt that the new Finance Member whom we have the good tortune to welcome, will himself 'ook into ill that and I need not therefore go into those details. It is lucky that we have the new Finance Member I need not bother about the political tubthumping which many of us may have to do outside pointeat informatiping withen many or us may have to do outside. I am not concerned with that how. That does not matter now. But those of us who have hid the privilege of having known the Finance. Member in another the gislatture, in the U.P., are well ware of the high solutive and patroitism he possesses and with all that knowledge of him. I have no doubt that the entire administration of the Finance Deputrment will hereafter change, not only because of the general change on account of the new government that has come in but also because of the personal ability and determination which he will bring to bear upon his work I will not therefore go into details of the report. The purpose for which I have stood up is just one little suggestion which I want to make and that is that now that we have one of our own men sitting here at the head of the Finance department, which department my Honourable friend Prof Ranga rightly characterised as the watchdog of the whole government in a sense, I hope the Finance Member will make the watch-dog of his watch-dog department, namely the Public Accounts . committee, more powerful and more effective than it has been hitherto In England, Sir, if I am not mistaken, they have a non-official Chairman of the Public Accounts Committee The only purpose why I am taking up the time of the House is to make the suggestion to the Finance Member for his consideration to see whether the time has not now come when we should introduce that practice here also and have a non official chairman for the Public Accounts Committee The Honourable Finance Member's hands will be full of important and urgent matters, he will have more to do than any human being can wish for I have no doubt that he will find in a non-official chairman one who will co-operate with him, one who will compliment his work to such an extent as may be needed and as may be desired. He will find that a committee presided over by a non-official chairman will lend him greater strength and will lead to better efficiency of administration than before. There are other countries also where this practice prevails. I will not take up the time of the House in dilating upon this point, and I hope he will consider this useful suggestion and he will be able to adopt it at as early a date as he might find it possible. I support the consideration of the report

The Honourable Mr. Liaquat Aii Khan (Finance Member) Sir, it is indeed very gratifying that the House felt so much satisfied with my silence and I am sure that it will be more satisfied with my speech Sir, my Honourable friends Prof Ranga and Pandit Govind Malaviya have been good enough to say very kind things about me Mv endeavour would be to come up to their expectations Now, Sir, Prof Ranga wanted to know what action had been taken,

and I think my Honourable friend Mr Ayyangar also desired to know what action had been taken on the report of the Public Accounts Committee This is a document which is quite bulky and I would have been only too glad to read out all the items of action that the departments have taken on the report. This was placed before the Public Accounts Committee in September and it will come up before the House when the next report of the Public Accounts Committee comes up for discussion, because the action taken by the department on all outstanding points not covered by an earlier report will form part of the next report with regard to the accounts of 1944-45. My Honourshie fined Prof. Ranga said that he desired that instructions should be issued gring a maximum period of three months for replies to audit comments. We have done better than that. We have issued institutions giving them only six wicks. All the departments have been circulatised that if their remarks are not received within that time, then the comments which are sent to the denartments will be taken to be correct.

Now, Sir, there is another point which was raised by Prof. Ranga with regard to the creation of new departments and that the vote of the House should be taken before a new department is started. I am glad to inform hun that it his been decided that the vote of the House should be taken at the earliest opportunity I shall be coming up before the House in this connection with regard to the Works, Mines and Powers Department which is technically a new Department With regard to his second suggestion that in case we decided to abolish certain departments, even then the vote of the House should be taken, I am not quite sure about that But anyhow that is a matter that I shall examine, but I may say that it does not seem to me that there is such a strong case in favour of this proposition as there is in favour of the proposition that when a new department is started the vote of the House should be taken Then, Sir, with regard to budgeting, unfortunately our budgeting has not been as close as we could wish I think the House would realise that it is due entirely to conditions that have been prevailing on account of war during the last few years and I am hopefu' that as conditions return to normal our budgeting also will be more real. With regard to budgetary control. I may tell Honourable Members that the deterioration is again a war time phenomena and I admit that in spite of the fact that all departments had done their best, that best has not been quite adequate I hope that in future we will be able to exercise greater control with regard to this matter There is, I think, Sir, only one other point that has been raised by my friend from U.P. Partet Wileya. He has sure tod that as is the practice in England, the Chairman of the Public Accounts Committee should be a non-official I will certainly examine this proposal. It is my earnest desire that as long as I am in charge of this department of Government I should carry with me the non-officials of this House and it will always be my earnest effort to seek their advice and assistance on any matter which comes up before me Even if I am not able for some leason or other to place any particular proposal before the House as a whole I shall always try to get. if not officially at least informally, the views of the representatives of the various parties in this House As a matter of fact in this connection I may say that it was I think, Mr Ayyangar, who suggested that the Committee that was appointed with regard to the Bietton Woods proposals may be continued or some other committee may be appointed to be consulted from time to time Two days ago I prorused that I would consider this matter I am glad to tell my Honourable friend and other Honourable Members, and specially the members of the Committee, that if they would be so good as to assist me from time to time I shall be happy to avail of their assistance

Sir, I do not think there is really any other point on which I need say anything in particular I recognise the importance of the Public Accounts Committee, it does play a very important and a very useful role in the management of the finances of Government, and I do hope that the Public Accounts Committee of this House will in future be even more vigilant than it has been in the past.

DEMANDS FOR EXCESS GRANTS FOR 1949-44

DEMAND NO 2 -CENTRAL EXCISE DUTIES

The Honourable Mr. Luaquat Ali Khan (Finance Member) Sir, I move

"That an excess grant of R. 25 961, be voted by the Assembly to regularise the openduture chargeable to revenue actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Central Excess Duties'".

Mr. President: The question is

"That an excess grant of Rs 25,961 be voted by the Assembly to regularise the expenditue chargeable to revenue utually numed in excess of the voted grant in the vear 1933 44 in respect of Central Excise Duttes"

The motion was adopted

DEMAND NO. 21 -FINANCE DEPARTMENT

The Honourable Mr. Liaguat Ah Khan: Sir. I move

"That an excess grant of Rs 15:607 be voted by the Assembly to regularise the expenditure chargeable to revenue utuilly incurred in excess of the voted grant in the year 1945.44 in respect of Funance Digitment."

Mr President: The question is

"That an excess grant of Rs 15,607 be voted by the Assembly to regularise the expenditure chargeable to revenue returnly neutred in excess of the voted grant in the year 1945.44 in respect of Finance Department".

The motion was adopted

DEMAND No 22 -COMMERCE DEPARTMENT

The Honourable Mr. Liaquat Ali Khan: Sir. I move

"That an excess gaint of Rs 3,362 be voted by the Assembly to regularise the expenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1993 44 in respect of Commerce Department".

Mr. President: The question is

"That an excess grant of Rs 3,362 be voted by the Assembly to regularise the appenditure chargeable to revenue vetually inverted in excess of the voted grant in the year 1954 44 in respect of Commerce Department."

The motion was adopted

DEMAND NO 27 -CENTRAL BOARD OF REVENUE

The Honourable Mr. Liaquat Ah Khan: Sir, I move

"That an excess grant of Rs 2459 be voted by the Assembly to regularise the expenditure chargeable to revenue actually invared in excess of the voted grant in the year 1945-44 in respect of Central Board of Revenue."

Mr. President. The question is

"That an excess grant of Rs 2459 be voted by the Assembly to regularise the expenditure thangeable to revenue actually invaried in excess of the voted grant in the year 1983 44 in respect of 'Central Board of Revenue."

The motion was adopted

DEMAND No 31 -ADMINISTRATION OF JUSTICE

The Honourable Mr. Lasquat Ali Khan: Sir, I move

"That an excess grant of Rs 66,292 be voted by the Assembly to regularise the separation chargeoids to revenue actually incurred in excess of the voted grant in the year 1945-44 in respect of "Administration of Justice".

Mr. President: The question is

"That an every grant of Rv 66 292 by voted by the Assembly to regularise the expenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1945-44 in respect of "Administration of Justice".

The motion was adopted

DEMAND NO 32 -JAILS AND CONVICT SETTLEMENTS

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That an excess grant of Rs 11,568 be voted by the Assembly to regularise the expenditure chargeable to revenue actually intuited in excess of the voted grant in the year 1943 44 in respect of Jails and Convict Settlements".

Mr. President: The question is

"That an excess grant of Rs 11,568 be voted by the Assembly to regularise the expenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Juls and Convict Settlements'"

The motion was adopted

DEMAND NO 34 -- PORTS AND PILOLAGE

The Honourable Mr Liaquat Ah Khan: Sir, I move

That in excess grint of Rs 57,477 be voted by the Assembly to regularise the open diture chargeable to revenue actually incuried in excess of the voted grant in the year 1943 44 and respect of 'Potts and Pilotage'."

Mr President. The question is

That an excess grant of Rs 57.477 ho voted by the Assembly to regularise the open didting charge-side to revenue ictually incurred in excess of the voted grant in the year 1983 44 in respect of 'Ports and Pilotage'".

The motion was adopted

[At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

DIMAND No. 35 - LIGHTHOUSIS AND LIGHTSHIPS

The Honourable Mr Laquat Alı Khan: Sir, I beg to move

"That an excess grant of Rs 5,969 be voted by the Assembly to regularise the synchritine chargeable to revenue actually incurred in excess of the voted grant in the year 1983 48 in respect of "Eighthouse and Lightslips".

Mr. Deputy President: The question is

That an excess grant of Rs 5,969 be voted by the Assembly to regularise the expenditure chargeable to revenue actually neutred in excess of the voted grant in the vest 1983 4th nespect of "Lighthouses and Lightships".

The motion was adopted

DEMAND NO 37 -BOTANICAL SURVEY

The Honourable Mr Liaquat Ali Khan: Sir, I beg to move

"That an overs grant of Rs 4.768 be voted by the Assembly to regularise the expenditure chargeable to revenue actually menuted in evers of the voted grant in the year 1983-04 in respect of Botanical Survivo"."

Mr. Deputy President: The question is

"That an excess giant of Rs 4,768 be voted by the Assembly to regularise the expenditure changeable to revenue actually mauried in excess of the voted grant in the year 1985-44 in respect of Botanical Suvey".

The motion was adopted

DEMAND No 42 -MELBOROLOGY

The Honourable Mr. Liaquat Ali Khan: Sir, I beg to move

"That an excess grant of Rs 41,874 be voted by the Assembly to regularise the appenditure chargeable to revenue ictually insured in excess of the voted grant in the year 1983-84 in respect of 'Meteorology'".

Mr. Deputy President: The question is

"That an excess grant of Rs 41,874 be voted by the Assembly to regularise the exponditure chargeable to revenue actually incurred in excess of the voted grant in the year 1945-44 in respect of 'Meteorology'".

The motion was adopted.

DEMAND No 58 -EMIGRATION-INTERNAL

The Honourable Mr. Lisquat Ali Khan: Sir, I beg to move

"That an excess grant of Rs 114 be voted by the Assembly to regularise the expenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Emigration-Internal'"

Mr. Deputy President. Motion inoved

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"That an excess grant of Rs 114 be voted by the Assembly to regularise the expenditure chargeable to receive actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Enugration-Internal'."

Prof. N. G. Ranga (Guntur our Nellore Non-Muhammadan Rural) Su, 1 protest against this Any one of the Government officers in charge of the Department drawing thousands of rupees every month could have put this small sum of Rs. 114 from his pocket and saved the House this waste of time

Mr. Deputy President. Would the Honourable Member like to reply?

The Honourable Mr. Laquat Alı Khan: That will be wasting more time of the House

Mr. Deputy President: The question is

"That an excess grant of Hs 114 be voted by the Assembly to regularise the expenditure chargeable to access a trail of many control of the voted grant in the year 1943.44 in respect of "himpation-internal".

The motion was adopted

DEMAND NO 61 -CENSUS

The Honourable Mr. Lasquat Ali Khan: Sir, I beg to move

"That an excess grant of Rs 205 be voted by the Assembly to regularise the appenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1945-4 in respect of "Census".

Mr. Deputy President: The question is

"That an excess grant of Rs 205 be voted by the Assembly to regularise the expenditure chargeable to revenue utually incurred in excess of the voted grant in the year 1943 44 in respect of 'Census'

The motion was adopted

DEMAND NO 10-INDIAN POSTS AND TELEGRAPHS DEPARTMENT

The Honourable Mr. Liaquat Ali Khan: Sir, I beg to move

"That an excess grant of Rs 22,59,786 be voted by the Assembly to regularise the expenditure chargeable to revenue actually incurred in excess of the voted grant in the year 1954 34 in respect of Indian Posts and Telegraphs Department".

Mr. Deputy President: Motion moved

"That an excess grant of Rs 22 50,796 be voted by the Assembly to regularise the expenditure chargeable to receive actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Indian Pox's and Telegraphs Department'".

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) Sir, I oppose this The Honourable Members will see in the Report under Indian Posts and Telegraphs Department that 22 lakhs have been spent from the revenue account in excess of the giant. Under the capital account tiem No 78 Indian Posts and Telegraphs—88 lakhs have been spent in the same year In all 83 plus 22, it comes to 105 lakhs. More than one crore has been spent in excess of the original grant. We find in the Public Accounts Committee Report that this was spent on about 76 major works not one of which was placed before the Assembly even though some of them had already been executed or were in the course of construction at the time of the Budget Session. They were neither placed before the Standing Pinance Committee I want to oppose and throw this out and see what will happen I am anxious to know what will happen to more than one crore of rupces which has already been spent It is a farce. Out of this one crore and lakhs, at least a hundred or one thousand rupees must be collected as punishment by way of fines from those persons in charge of the department who were responsibile for this excess.

- I will only read one or two items from page 42 of the Public Accounts Committee's Report
- "28 of these works had cost under Rs 1,000, while only eight had cost more than Rs 20,000 each The Committee enquired why the modified appropriation for the workshop building at Jubublipore was Rs 15,00,800 when the original appropriation was only 2,45,700. It was explained that the project had undergone a series of changes since it was first conceived Budget provision had been made according to the original plan which was to acquire and construct buildings in order to house certain workshop machinery from Calcutts"
- I see that many such irregularities have been done. I therefore oppose this motion for passing 22 lakks whatever might be the consequences
- Mr. K. G. Ambegaonkar (tovernment of India Nominated Official) The consequences will be that the excess will remain unauthorized, and the Auditor General will go on russing objections
 - Sm M. Ananthasayanam Ayyangar: Officers will be surcharged
- Dr. Zia Uddın Ahmad (United Provinces Southern Divisions Muhammadan Rural) And what will be the legal position of those buildings?
- Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) Mr Di puty President This raises an important issue That someon had bungled at some place either in under-estimating or spending without authority other of the House or of the Standing Committee or of both is clear Even if we throw out this demand we cannot mend the matter I only want to urge on the attention of the new Finance Member that this clearly establishes a cise in which he ought to be with dig of the country simulces in the real sense of the word, and if he can assure us that such performances, atthough they cannot be avoided entirely, will be few hereafter, personally I shall be satisfied
- Sir Harold Shoobert (Secretary, Communications Department) I am afraid that my Honourable friend, Mr Ayyangar, is under some slight misapprehension, and I hope very much that I shall be able to satisfy the House that the Indian Posts and Telegraphs Department in 1915-41 was not undersaking a loc of ill-conceived and unsanctioned expenditure. Actually he has referred to two excesses. The first is an excess of Rs 22,50,786. That excess is made up of a great number of small items and although it may not be entirely clear from the Public Accounts Committee Report, they have no particular relation to these 73 Major Works which were undertaken without specific provision I must recall to Honourable Members that during the period of the war, the Indian Posts & Telegraphs Department went through a period of very heavy expansion Traffic increased on all sides to an unprecedented degree There were troops coming in from the United Kingdom, later on from America -and all sorts of capital goods were coming into India which increased the amount of work which our people had to do and we could not foresee at the budget time what that expansion was going to be But above all, Honourable Members will remember that the Posts & Telegraphs Department undertook a Rs 16 croies Tele-Communications Development Scheme As a matter of fact, when this scheme was conceived towards the end of 1942, it was only to have been a Rs 8 crores scheme Gradually it increased to Rs 16 crores But when this scheme was in the beginning, framed to increase tele-communications in this land, chiefly for the war department and for strategic purposes, the was most difficult to foresee how far it was going that that was that, at the time with which this excess is concerned, we had gone ahead very these, as the time with which the excesses spoken of resulted—I can give you a few details of their nature One of them was an excess of Rs 30 lakins for pay of establishment Another was an excess of 8 lakhs on pay of officers Another was an excess of Rs 6,28,000 on movement of stores I may state that at this time we were sending stores to Iraq, later on to Burma, to the Middle East and all over the place, and that it meant that we had to move a great many stores, without very much warning, all over India Actually this first excess

[Sir Harold Shoobert] which my friend, Mr Ayyangar, has criticized, the excess of Rs. 22,50,000, is made up of these and a tew other items and not specifically concerned with those 73 major works. All of them were concerned with the war, and had to be taken up at short notice and it was not possible to got the previous approval of the Standing Committee. For the Rs. 16 crores scheme, as the Honourable Members of this House are aware, we did at every stage got the necessary approval.

The Honourable the Finance Member has not yet come to the item of 15 83.13.633

Sri M. Ananthasayanam Ayyangar: You must dispose of them together!

Sir Harold Shoobert: I think, Sir, I may be allowed to speak on this item under expenditure charged to capital,—an excess of Rs 83,18,633 I must explain that that is really due to arrangements between the Supply Department and the Posts and Telegraphs Department. In the year with which these accounts deal the Supply Department adopted a procedure by which interests and supplies, which were 100 per cent approved and which had already been despatched, were paid to Well, the result was that Rs 24 lakhs advance payment was made by the Supply Department in the Innancial veer for supplies which the Posts & Telegraphs Department and not receive for their works until the next year. We had not wanted them in this particular year, but we had to pay for them. They came in for work in the following financial year.

Prof. N. G. Ranga: Could it not be paid from the Suspense Account?

Sir Harold Shoobert: I think this is a Suspense Account. Anyhow we were billed for them. I am afraid I cannot give my friend, Prof. Ranga, a direct reply. But I can issure him that it was all above board. The other item, of which this is partially made up—in fact the totals are more than immediately manufactured in the post of the totals are more than made up—is an umanticipated receipt of stores amounting to Rs. 80 lakhs. Those stores were also wanted for works to be done in the following financial year, but they were received by the Posts & Telegraphs Department in the year under consideration I may add, Sir, for the information of Honoutable Members that with the few remarks recorded by the Public Accounts Committee in their report they recommended that these excesses should in sanctained and we have

Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member what they could do otherwise?

Shr Sri Prakasa (Benares and Gorakhpur Divisions Non-Muhammadan Rural) All excesses are condoned!

Sin Harold Shoobert: One of the Honourable Members suggested that the officers of the Department might nave met it from their very fat salaries. We might have had some sort of levy! With regard to the remarks of the Public Accounts. Committee on these matters 1 cm assure the House that the Department is doing its best to satisfy the members. I hope that what I have said will sutisfy our honourable friends that there has not been any produgal or ill conceived spending in a department which during the war had to bear a very heav binden indeed.

Seth Govind Das (Central Provinces Handi Divisions Non-Muhammadan) The Honourable Member has spoken about other things but he did not give any reply to the objection raised by my honourable friend, Mr Avyangar about the huge sun, spent in constructing certain buildings in Jubbulpore As far as I am aware, because I belong to Jubbulpore, these buildings were constructed for shifting certain Telegraph & Postal Departments which were actually situated in Calcutta, and from the findings—at least from what the Jubbulpore people sav—there was no need for shifting those Departments to Jubbulpore Though I belong to Jubbulpore, and this huge department has been brought there, yet I feel that the poor taxpayer's money should not be

spent in this way and the Government should not shift one department from one place to another without adequate reasons. This has been a hobby of the Government which was in power up till now. Without any adequate reasons they used to shift one department from one place to another and spend huge sames on such projects. The same thing was done when the capital was shifted from Calcutta to Delin 7 shall give another example of Jubbulpore That happened in 1908. There were three factories situated in Presidency towns to making gain carriages one in Calcutta, one in Bombay and the third in Madias. Now these three factories were shifted from these three presidency towns to lubbulpore without any reason.

Sjt. N. V. Gadgil Good target there!

Seth Govind Das: and a good deal of criticism was made in this respect. It thought by thought be friend Mr. Ayyang it has rightly pointed out that this huge sum of 15 likhs was spent in constructing thes bindings in Hibbilityon. There was no necessity to shift those departments from Calcutta to Jubbilipore was no necessity to shift those departments from Calcutta to Jubbilipore was no necessity to shift those departments from one place to another without the notice of the Government that the previous government have always been in the habit of shifting departments from one place to another without any adequite reason and this new Government ought to see that the money of the poor taxpixers is not spent in the wire it has been done so far.

Dr. Zia Uddin Ahmad: Was not there danger of bombing in Calcutta at that time?

Sir Harold Shoobert With your permission, Sir, as it has been stated that I have not dealt with this point which my friend has just now raised. I would like to give a reply to that

Mr. Deputy President: As a special case I allow it

The Honourable Mr. Liaquat Ali Khan. It is only on a point of explanation that the Honourable Member desires to speak

sir Harold Shoobert: The Honourable Member has accused me of omitting to mention the Jubbulpore works. I must crave the indulgence of Honourable Members for not having specifically mentioned that but it really came within the scope of the 16 crores scheme. This workshop was established in Jubbulpore not for the purpose of inconveniencing men who were working in Calcutta not for the purpose of transfering any general work which was already going on in Calcutta. The position was, is Honourable Members will recall, that bout that time India was threate a t with my ison from Japan. Calcutta was an exposed area. The Posts and Telegraphs workshops and the work required from them was expanding at an enormous rate and there was no room for what we had to do in Calcutta. There was no safety for what had to be The result was that part of the Calcutta workshops was done in Calcutta transferred to Jubbulpore As the Tele-Communication Development scheme went on it became necessary to expand not only Calcutta on its own site to such an extent that there was no room tot any more work to be done there but also to expand Jubbulpore to an enormous extent and I may state for the information of Honourable Members that next week when our Standing Advisory Committee is to meet, the question as to the future of our 3 telegraph and telephone workshops at Calcutta, Jubbulpore and Bombay is being taken up for consideration. It was not in any idle way that the workshop was opened in Jubbulpore because the other workshop continued

Mr. Deputy President: The Question is

"That an excess quant of Rs 22.50.786 he voted by the Assembly to regularize the expenditure chargeable to revenue actually morried in excess of the voted grant in the year 1983.94 in respect of 'indian Posts and Telegraphic Department'.

The motion was adopted

Railways

DEMAND NO 5 - PAYMENTS TO INDIAN STATES AND COMPANIES

The Honovrable Mr Liaquat Ali Khan: Sir, I beg to move

"That an excess grant of Rs 12,92 217 be voted by the Assembly to regulars, the expenditure charge-bable to Brilway revenus usually incurred in excess of the voted grant in the vent representation of Payments to Indian States and Companies".

Mr. Deputy President: Motion moved

"That an excess grant of Rs 12,92,217 be voted by the Assembly to regularise the expenditure that gothle to Rulway revenue actually incurred in excess of the voted grunt in the year 1933 40 in respect of 'Payments to Indian States and Companies'"

Prof. N. G. Ranga. Su. I wish to draw your attention to a very technical matter. You will find that this is the first of a number of Excess Gaints which my Honourable friend the Phanice Alimeter has got to isk this House to give its vote to. Most of these excesses have arisen as a tresult of the policy of the Government in its Radium Department to come to a settlement in regard to two practices that obtain there. They are referred to on page 9, parrgraph 19. There was a convention by which the Radium Bould's allowed to authorise expenditure in excess of what is voted by the Legislatine in one particular grant in the hope that it will be met by savings elsewhere within the same grant. There was another convention by which the Rulways are authorised to exceed the budget allotments in one grant if they expected savings in another.

The Public Accounts Committee said

"This latter arrangement is however that nount to reappropriation being allowed between eight different grants and we regard the is cost unsatisfactors."

Therefore the Committee suggested that

"Instead of adopting this subterting which "are been necessitated by the installer conditions of the Railaavs but which is quite contains to all amone of budgeting, and unancual control, it might be better to never to the system of history one grant for Working Expenses as a whole of which the necessity and could be sublice. Is that on which resupproprisations would be allowed in the noise! course. We should like the Ruilway Department to reaxamine this matter in detail in consultation with the Auditor General and present a report to the Committee. Till the matter is settled the present arrangementa should continue."

I would like to know at what stage the whole matter rests. It seems necessary that some agreement should be reached in regard to this particular matter in order to avoid this very large number of excess expenditure that the railways are obliged to indulge in Unfortunately it so happens that the Railways and the Posts and Te'egraphs have had to resort to this method in order to meet several unforeseen expenditures under various items That is why those two conventions were reached, one independent of the other, almost one overlapping the other and there is a certain amount of conflict in the way in which these two conventions could be worked Therefore it has become necessary for the Public Accounts Committee to draw the attention of the Government to the necessity of harmonising these two conventions, so that the financial practices of the Railways as well as the Posts and Telegraphs Department could be placed on a sounder footing I dare say that the Government have already paid attention to this particular recommendation of the Public Accounts Committee and I would like to know what they have done or propose to do

Mr. I. S. Purl (Government of India Nominated Official) Sir, the second convention to which Professor Ranga has referred (and this was objected to by the Public Accounts Committee which examined the accounts of 1948-44) related to the setting off of excesses under one grant against savings under another This practice is, strictly speaking, irregular it is not permitted by the legislature rules. But when the messent arrangement of grants was decaded upon, it was agreed by the then Public Accounts Committee that in order not to place under restrictions on the nowers of General Managers, a convention might be adopted under which a General Manager, if he had savings under

one grant, could set off that against excesses under another, but that this would not do away with the necessity of a vote by the Assembly This procedure was objected to last year by the Public Accounts Committee, and they recommended that the whole position should be re-examined in consultation with the Auditor General. This has been done, and proposals for a rearrangement of domands for grants—which arrangement it is claimed is more logical and more scientific than the existing arrangement—and a memorandum was placed before the Standing Finance Committee after obtaining the concurrence of the Auditor General to the re-arrangement. The Standing Finance Confimittee approved of the revision of the arrangement of demands for grants, and last month the matter came up before the Public Accounts Committee and that committee approved of that arrangement. Now when the budget for 1947-48 will be placed before this House next February, the budget will be according to the new demands for grants.

As regards the other points-the other convention to which Prof Ranga has referred, the position is this when, after the 1924 convention resolution, the Standing Finance Committee examined the question of the demands into which working expenses for railways should be divided, it was made clear at that time too that railway budgeting was on a somewhat different footing from other departments budgeting. Strictly speaking, reappropriation requires two orders actual additional allotment to one authority, and a corresponding withdrawal from another spending department. But the question has been considered several times in the Public Accounts Committee and it has been accepted that it is not always possible for the Railway Board to locate a saving While on a general consideration of the progress of expenditure they may say that a certain excess on a railway would be covered by a saving on some other railway, it is not always possible to say on which railway and under which detailed head of the grant the saving would occur, and therefore it was held that the Railway Board might be allowed in such cases to authorise a particular railway to incur expenditure in the hope that at the end of the year there would be savings somewhere from which to meet those excesses and that in the Public Accounts Committee the Railway Board representative would be prepared to defend their actions and that convention remains

I would like to point out in this connection now about the other point which Prof. Ranga raised, that it is these conventions that have led to those excesses over the final grants. I submit that thuse conventions have nothing to do with these excesses. These excesses would have taken place in any case. The reasons for these excesses are these. In the first place, after the revised budget had been prepared and the supplementary demand for 1943-44 had been voted by the Assembly, orders were issued which took effect from the 1st of March 1941 revising the dearness allowance rules and extending the dearness allowance concessions to a larger body of tallway staff. This must inevitably cause an excess over the revised estimate because at the time that the revised estimate prepared these orders had not been issued and had not been allowed for in working out the sums which the Assembly was asked to vote on.

The other thurn is thus. It has been recognised all along that the railway returnates are different in some respects from the estimates of other ordinary spending departments. Railway estimates of expenses are at best an indication of the expenditure that will be necessary in order to carry a certain amount of traffic. Nobol will, I dare say, suggest that if a General Manager has to carry more traffic than he estimated for in his estimates of revenue and working expenses, he should refuse to carry that traffic, because he has not got money either under coal or under operating staff or somethin; else Our estimate therefore is only an indication of how much money we shall spend in order to carry a certain amount of twaffic. During the war vears the traffic estimates have been exceedingly difficult and this is because of the unredictability of the course of the war Military traffic, for example, rose

[Mr I S Pur] very steeply and we had to carry that traffic, with the result that expenditure actually exceeded the estimates that we had prepared in February That is the real reason. The income was larger and therefore the expenditure also had to be larger, and one of the excesses—evenue appropriation to reserve—is only a consequential adjustment, because the earnings were more and the surphis was more and therefore there was a large reappropriation to reserve

As regards the general question of control, this question was also raised by the Standing Finance Committee particularly by my friend, Mr. Ananhasayanam Ayyangar, when last June we had a meeting to consider the question of the second all India railway strike, and that the opinion was expressed by the committee that there was need for taking active steps to lighten up the machinery for financial control of railway expenditure, both at headquarters and on the railways. This recommendation was accepted by the Government, and now certain steps are under very active consideration as to how that machinery for financial control should be tightened. In due course the matter will come before the Railway Standing Finance Committee.

Prof. N. G. Ranga: Will the Public Accounts Committee also be consulted on it?

Dr. Zia Uddin Ahmad: May I ask one or two questions? The Honoursble Member spoke about the tradite of American troops May I know whether the same under the lend-lease arrangement or whether the nallway actually received the money for that tradic from somebody? Wi'l he also say why no adjustment was made either from the Standing Finance Committee or in the Assembly during the last two years? At least the matter ought to have been brought to the notice of the Standing Finance Committee, it not of the legislature

The next point is that these demands under these various items amount to some Ms 80 laklis odd I want to know whether there has been a saving m some other departments in order to meet this additional demand

Mr. I. S. Pun: Sir, I was talking of the military traffic, not of the American military traffic. In any case whatever the arrangements may have been between the War Department and the Government of India and the U S A Government, so jar as the Railway Department is concerned, they got their full freight, according to the rates and so, the question of bringing the loss to the notice of this House or the Standing Finance Committee did not arise

As regards the third question of Dr Zia Uddin, the point is that there was no question of corresponding savings These are all working expenses, exceeded also He will notice that these working expenses have gone up under most of the items under which the working expenses are shown and there is no corresponding saving in working expenses. There is more than a corresponding increase in revenue which covered these expenses

Mr. Deputy President: The question is

"That an excess grant of Rs 12,92,217 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the earl 1924 44 in respect of "Payments to Indian States and Companies".

The motion was adopted

The Assembly then adjourned till Eleven of the Clock on Friday the 1st November 1946.

APPENDIX E

(Vide page 320 ante)

COPY OF THE NOTIFICATION No. 10 M(A)/7 46, DATED THE 16TH APRIL, 1946

No 10 M(4)/7.46—In exercise of the powers conferred by section 5 of the Indian Aircraft Act 1934 (XXII of 1934), the Central Government is pleased to direct that, with effect from the 15th May, 1946, the following further amendment shall be made in the Indian Aircraft Rules, 1937, namely—

For Section B of Schedule V to the said Rules, the following Section shall be substituted, namely --

"Section B -Tariff of landing and housing charges at Government Aerodromes (See rule 82)

1 The charges for landing and housing of aircraft, other than airships, at Government serodromes shall be as follows ---

Type of	Total Weight	Lending charges for	Housing charges (excluding landing charges)				
Class		single landing	Up to 24 Hrs	Monthly rate	Quarterly rate		
		Rs	Rs	Rs	Rs		
A	Up to 2,500 lbs .	1	2	40	80-		
В	25917,500 lbs	5	10	200	400		
С	7501 - 15,000 lbs	10	25	500	1,009		
D	15,001—25,000 lbs	25	40	900	1,600		
E	25,001-50,000 lbs	50	60	1,200	2,400		
F	50,001—1,00,000 lbs .	150	100	2,000	4,000		
G	1,00,0012,00,000 lbs.	300	200	4,000	8,000		
н	Above 2,00 000 lbs.	750	300	6,000	12,000		

- 2 For purposes of assessing landing and/or housing charges, the total weight of an aircraft shall be the maximum permissible weight as specified under the regulations of the State in which the aircraft is registered;
- 3 The payment of the landing charge shall entitle aircraft to (i) the use of the aero-drome for alighting and departure, (ii) the use of radio and night lighting installations at the serodrome, (iii) the supply of all available information as to routes and weather conditions, and (iv) the services of the aero-drome presonnel, if available, for manual assistance in guiding, housing or pickting the aircraft resonance.
- 4 Any flight during the hours of daylight of which prior notice is given to the Aerodrome Officer and which is undertaken solely for the purpose of ascertaining the serviceability in the air of the aircraft and its equipment, shall be deemed to be a test flight and shall be exempt from the key of a landing charge
- 5 When an aerodrome is used during the hours of davlight for repeated landings a daily charge equivalent to five times the charge for a single landing for the class of aircraft concerned shall be levied in respect of each aircraft
- 6 50 per cent of the standard housing charges at daily monthly or quarterly rates shall be charged for aircraft parked in the open. The daily parking charge will be levied for any period exceeding 12 hours, upto 24 hours and thereafter for complete periods of 24 hours.

- 7 The charges will be due for payment at the times stated below
 - (1) Landing charges

At the time of using the serodrome, or, in the case of approved regular user, on demand at the end of each calendar month in respect of charges accruing

(u) Charges for housing or parking at daily rates

Ditto

(m) Charges for bousing or parking at In advance, at the beginning of the monthly or quarterly rates month or quarter. If not so paid, charges will be recovered at daily rates

- 8 When housing space which has been paid for in advance is not used, the space may be used for the housing of other aircraft and no refund shall be made to the lessue unless he is prevented by the housing of other aircraft from obtaining accommodation for his aircraft
- 9 No housing charge shall be levied in respect of an aircraft housed in a Government No foliating charge shall be levied in tespect of an aircraft moset in a Government hangar for the purpose of inspection by a Government certified as necessary for the inspection by the Aircraft Inspector, including such period not evereding 3 days after the conclusion of the attual inspection as may be necessary for te assembly consequent on the inspection

G V REWOOR

Secretary

DEPARTMENT OF POSTS AND AIR NOTIFICATION

New Delhi, the 17th August 1946

- No 11-M (4)/146-HI —In exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Aircraft Roles, 1937, namely I In the said Rules .-
- (A) sub rule (5) of rule 135 shall be renumbered as sub-rule (6), and before sub-rule (6), as so renumbered, the following sub-rule shall be inserted, namely
 - "(5) The Central Government may by general or special order appoint-
- (1) an officer of the Civil Aviation Directorate to perform the duties of the Deputy Chairman, and
- (11) a deputy to each Member to perform the duties of that Member, at any meeting of the Board which the Deputy Chairman or that Member is unable to ettend
 - (b) after rule 135 the following rules shall be inserted namely -
- "135A Officers of the Board—(1) The Central Government may appoint a Secretary and so many and such other officers as shall be found necessary for the due discharge of all powers and authorities conferred on the Board
- (2) Daring the temporary absence of the Secretary, the Board may require any officer of the Board or of the Civil Aviation Directorate to act as Secretary for the time being and perform all such functions as are assigned to him
- 135B Seat of the Board -The Board shall sit at New Delhi or at such other places as the Chairman may, with the approval of the Central Government, appoint
- 135C Procedure of the Board —(1) The Board may meet for the dispatch of business, sit in public or in private, adjourn, direct generally on from time to time the manner in which may notice required to be usued under these rules shall be served, and otherwise regulate ts proceedings and business as it may think fit
- (2) In particular and without prejudice to the generality of the powers conferred by ub-rule (1), the Board may—
- (a) make standing orders for the regulation of its business and vary or revoke any such rder,
- (b) delegate to the Chairman, Deputy Chairman, Member, Secretary, or other officer of he Board or any special examiner appointed by the Board any of its functions other han those under rules 136, 139, 141, 145, 146, 146 and 161 and such of its functions are in the opinion of the Board in the nature of preliminary investigation or action, achiding the taking down of evidence, inspection of documents and local unspection;

359

(c) admit in evidence any report made by the person to whom powers are delegated as aforested and generally ident of reject in its discretion my evidence oral or documentary which may be tendered before it

135D Querum -- The querum for my meeting of the Board shall be three of whom one

shill be the Chairmin or the Deputs Chairmin 135F Decision by majority and custing rate --Questions arising at my meeting of the Bond shill be dealed by anapore; and corring one—squeezings arising at my mening of the Bond shill be dealed by a majority of todes, and in case of my capital of other flowers are of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Bond of the Secretary (2) All ferences and finite orders of the Bond (shill be expressed to be made by the Au

Trinsport Learning Principles Still be splid with the select the Bornel second by the Christian of the Bright Christian and countersexual by the Christian of the Bright Christian of second by the Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Bright Christian of the Scientific Christian of the Bright Christian of the Scientific Christian of the Bright Christian of the B

- Chairman the Deputy Chairman or any one or more members of the Board or any other person authorized by the Board in that behalf?
 - II In Schedule VI to the sed Rules
- (i) ifter carry 18 the following entry shall be inscrited in the fast and second column and included within the third bracket in the third column namely
- 184 for Transport Service Contravention of the rule relating to beening of an air transport service 134
- (b) in entry 22 for the words 'in the longoing items' the words 'd-sewhere in this Schedule shall be substatuted
- (c) after entry 22 the following entries shall be inserted and bracketed together in the third column -
- ' 23 Contravention of the rules relating to the cust 153 production and surrender of beenses Fine not exceeding Rs 1 000 24 Contravention of the rules relating to submission 155 of penodical returns and particulars of information

W H SHOOBIRT Secv

COVERNMENT OF INDIA

DEPARTMENT OF COMMUNICATIONS NOTHICATION

Dated New Delhi, the 18th September 1946

No. 10 V(1):26 46 I - In exercise of the powers conferred by section 5 of the Indian Americal Act. 1934 (NATI of 1934) the Central Government is placed to direct that the following further amendment shall be made in the Indian Amount Rules 1937 namely -

In the said Rules, for rule 33 the following rule shall be substituted namely -

- "33 Change in numership In the event of any change in the ownership of a registered specialt or it a registered injeritt ceases to be owned wholly either by persons or by a company or corporation tulfilling the conditions set out in rule 30 then-
- (1) the registered owner of the ancraft shall forthwith notify the Director General of Civil Aviation in India of such change of ownership or as the case may be that the aucraft has consed to be so owned is itoresaid and
- (2) the registration and the certificity thereof shall lapse as from the date of such change of ownership, or the date on which the incritt cosed to be so wined

Deputy Secretary to the Government of Indu

Copy forwarded to the

Director General of Cavil Aviation in India

Was Department

3 Home Department

4 Political Department (15 -/c)

5 External Affans Department with reference to the Communications Department Endorsement No. W26 (39) dated the 9th September 1939

By order etc K V VFNKATACHALAM

Assistant Secretary to the Government of India

GOVERNMENT OF INDIA DEPARTMENT OF COMMUNICATIONS

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NOTHER ATION

Dated New Delhi, the 18th September 1946

No. 10 M(1)/26 46 /1 —In exercise of the powers contented by section 5 of the Indian Amenata Vct, 1934 (XXII of 1934) the control document is placed to direct that the following further amendment shall be made in the Indian Amenata Rules. 1937 namely —

In the said Rules, rule 12 \ shall be omitted

M H ZUBERI

Deputy Secretary to the Government of India

Copy forwarded to the -

- 1 Home Department
- 2 Wat Department
- 3 Political Department (15 1/c)
- 4 External Affairs Department
- 5 Director Central of Civil Avi tion in India

By order etc.

K V VENKALIGIALAM

I sistu t Secretary to the Covernment of India

CO FRAMENT OF INDIA

DEPARTMENT OF COMMUNICATIONS

VOLUE OF THE

Dated Ven Delhi the 23rd September 1946

AV 10 M/41/2745. In exercise of the powers outlined by section 5 and subsection (2) of section 8 not the Indian America Art 1944 a NAI to 1939, the Court Government is observed to direct that the following further mendment shall be made in the Indian August 197, many lev—

For rule 133 \ of the said Rules the following rule shall be substituted namely

1334—The Flying Control Resultions and Communications Procedure as may from time to time be prescribed by An Headquirities India, or the Director General of trivial Astronous India; and promongated by the said Director General in Notices to Armon shall with affect from the 1st October 1946 apply to all rivial mixed being mean or one British India; and shall have effect notwiths undia, maxima, microsistent therewith contained in the procedure parts of these rules?

M H ZUBERI

Deputy Secretary to the Covernment of India

Copy forwarded to -

- 1 Duestor General of Civil Aveition in India
- ? Wit Department

By order etc

K 1 VENKATACHALAM

Issistant Secretary to the Government of India

COVERNMENT OF INDIA

DEPARTMENT OF COMMUNICATIONS

VOTIFICATION

Dated Vev Delhi the 26th September 1946

No. 11 W (4)/17 46 -In exercise of the powers conferred by section. 5 of the Indian Aureraft Act. 1934 (XXII of 1934) the Central Government is pleased to direct that the

tollowing further amendments shall be made in the linders Amends Rules 1937, namely -- In the said Rules.--

- (1) In rule 135-
- (a) For sub rule (2), the following sub rule shall be substituted namely -
- "(2. The Board shall consist of a Chairman and not less than two and not more than tour other Members all of whom shall be appointed by the Critati Government. The Chairman shall be a person who se or his here, a judy of a Uigh Court in British India One of the other numbers shall be appointed in convolition with the Grawn Representative and the other number or members hall be persons with high padrial 1 (1) in administrative experience."
- (b) For sub-rule (4) and sub-rule (5) the following sub-rules shall be sub-tituted respectively, namely
- (4) During the temporary district of the Chairman or other Member of the Board, the Control Government may, if at thinks fit, appoint a μerson to be a temporary Chairman or Member for the nettod of such absence."
- "(5) During inv temporary absence of the Chairman for which a temporary Chairman for their appointed under solvinh (4) the duties of the office which he performed by some of the office Members of the Board is may be momented in this behalf by the
 - (2) After rule 1354, the following rule shall be inserted namely -
- "136A \ 1 divisers to the Board --(1) The Central Government may appoint as Advisers to the Board--
 - (1) The Director General
 - (ii') person with special knowledge of aviation or in transcort and
 - (iii) a person with special experience of humanal matters
- (2) The Board may call apon any Adviser appointed under sub-rule (1) to express his views on any matter before it and when so called upon the Adviser may take pair in the proceedings of the Board but shall not be entitled to vote
- (3) In clause (b) of subrule (2) of rule 1350 the words. Deputy Channan shall be consided
 - (4) Rule 1351) shall be omitted
 - (5) In rule 135E, the words for if he by absent the Deputy Chairman, shall be omitted
 - (6) In subjule (2 of jule 135k the words for the Deputy Chanman' shall be omitted
 - (7) In subrule (2) of rule 136, the words the Deputy Charmon shall be omitted
 - (8) After sub-rule (2) of rule 137 the following sub-rule shall be inserted namely "(3) All applications received by the Die tor General hall be examined and investigated
- by him and shall be forwirded by him with a report thereon to the board at least ten days before the date fixed for the consideration of the application.
- (9) Rule 139 shall be renumbered as sub-rule (1) of that ink and in sub-rule (1) as so returning the the words through the Director General shill be consisted and on the words torwarded to the Director General the words suitabled to the reconstitution. Shall be substituted.
- After sub rule (1) the following sub-rule shall be inserted namely
- (2 The Director General shall have the right to make a representation against any application for become but will not be required to promise fees prescribed in rule 154.)
- (10) After rule 148 the following rules shall be inserted namely -
- '148 \ Review by the Roard (1) The Board shall, subject to the provisions of Rule 148 have no power to review its order granting a licence
 - (2) An order of the Board refusing a license may be reviewed by the Board--
- (i) if a license his not ilicady been granted to operate service on the route involved, or (ii) if such a license has been granted but in the opinion of the Board the traffic
- (ii) if such a license has been granted but in the opinion of the Board the traffic potential on the route involved admits of the grant of a license to the applicant for review also
- (3) The Board may review my order of suspension or revocation made by it under rule 148
 - (4) A review under sub rule (2) or sub rule (3) shall be in ide only
 - (a) on the ground of some mistake or error apparent on the face of the record or
- (b) upon the discovery of any new and important matter or evidence which notwith standing the exercise of due diligence was not within the knowledge of the applicant or could not be produced by him at the washes the order sought to be reviewed was made

(5) Any other order of decision of the board not being an order granting, refusing suspending or revoking a hierace, may be reviewed by the Board if it thinks fit

- (6) A teo of Rs 500 shall be paid in respect of exerc application for review of an order refusing, suspending or review, a finence. The board however, may, it it allows an application for review on the sole ground that there was in error or interface apparent on the face of the record order a return of a part of the ite to the applicant.
- (4) An application for review of my over or decision required to be published under rule 149 shall not be entertained unless filed within 60 days of the publication of such order or decision in the tract tree of India provided that such in application may be admitted after the said period it the applicant said final file board that he had sufficient cause for not making the application within that period.
 - (8) No order or decision of the Board shall be modated or reversed on review except by a manimous decision of the full board

148B Correction of accidental mistakes—The Board may, at any time whether of above motion or on uplication by my party correct closed or influented mistakes in an of the orders of any critical insight factor from my critical party or omission.

- 11 In rule 155-
- (4) In sub-rule (1) and in clauses (4) and (b) after the words—the Director General? the words 'and the Board shall be inserted and the words by him occurring after the word 'prescribed' shall be omitted.
 - (b) In sub rule (2) the words by the Director General shall be omitted

M R ZUBERI

land Secretary to the Covernment of India

APPENDIX II

(1 ide page 320 unte)

WAR TRANSPORT DEPARTMENT

NOTIFICATION

New Della the 24th Land 1946

No 37 TP (8)/46—In exercise of the powers conferred by section 111 of the Motor Vehicles Act, 1939 (1V of 1939) read with section 22 of the greet Clauses Act, 1937 (X of 1987), the Central Government's placed to rate the boltowing rules the ame having been previously published is required by section 133 of the first mentioned Act, remediate

Rule

PART T

- 1 Short title -These rules may be called the Motor Vehicles (Third Party Insurance Rules 1946
 - 2 Commencement -These rules shall come into torce on 1st July 1946
 - 3 Definitions -- In these rules
 - (i) "the Act" means the Motor Vehicles Act 1939
 - (ii) "Insurer" means an authorised insurer as defined in Section 93(a) of the Act

(iii) 'Policy' means a policy of insurance in respect of third party risks arising out of the use of motor vehicles, such as complies with the requirements of Chapter VIII of the Act, and wilder include indeed to the course of thirty is a cover note.

Act, and includes unless the context requires otherwise cross note

4. Certificates of insurance An insurer shall issue to exert holder of a policy other than
a cover note usual by the insurer.

- (a) in the case of a policy relating to a specified velocity or to specified velocity a certificate of insurance in Form A set out in the schedule to these rules in respect of each such velocity.
- (b) in the case of a polic not relating to any specified vehicle or schieles such number of certificates in Form A set out in the schiedle to these rules is may be necessary to enable compliance with the requirements of Section 106 of the Act and of these rules as to the production of evidence that a motor vehicle is not being driven in contravention of Section 94 of the Act.
- 5 Cover Notes Every policy in the torm of a cover note issued by an insurer shall be in, or to the effect of Form B set out in the schedule to these rules

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- 6 fesur of certificates and corr, note: -(1) know continues of management of cover note issued by an insure in compliance with these rules shall be duly authenticated by or on behalf of the insure by whom it is issued
 - (2) The certificate of insurance iteresaid shall be issued
 - (a) in the case of policies which are in force on 1st Jul , 1946, on or before that date,
 - (b) in any other case on or before the date on which the policy is issued or renewed

This subtrule shall not apply to certificates of insurance issued in pursuance of the provisions of rule 8 of these rules.

7 Lecturion of interesting matter—No certificate of insurance of cover note issued in pursuance of Chipker VIII of the Act and of these Rules shall contain any idvertising matter either on the line or on the back thereof,

Provided that the nome and address of the insurer by whom a certificate is issued or a reproduction of the scal of the insurer or incomposition is similar device of the insurer or the name and address of an insurance agent or broker shall not be deemed to be advertising matter for the purposes of this Rule at it is printed or stamped at the foot or on the lasts of such certificate or cover note.

- 8 Certificates or cover notes last or destroyed -(1) Where the holder of a policy
- (a) holges with an insurer a declaration in which he declares their continuate of insurance on over not ensured to him he with insurer has been lost or destruction of the critificate or cover note and the efforts made to find it.
- (b) or returns to the insurer the certificate of insurance or cover note issued to him by such insurer in a defaced or mutilated condition, and
- (c) pays to the more rape of Rs 3 maspect of each such extilicate or cover note, the means shall if reasonably statisfied that an extract factor cover note has been lost and that all reasonable efforts have been made to find it or that it has been destroyed or so indicated or mutilitated as the case may be assume that the treat modes excited to a formation or cover note, which shall be plaunly endoused to the effect that it is a diplicate extitution of cover note, which shall be plaunly endoused to the effect that it is a diplicate extitution or cover note, as the case may be assumed in infect of the orizonal.
- (2) When a fresh certificate or cover note has been issued in accordance with the pion visions of sub-rule (4) on representation that a visithate or cover note his been lost and the original certificate or cover note is afterwards found by the holder it shall be delivered to the insure.
- 9 Surrender of extinuite account to keep certificate of insuring or cover note in surrendered to the insuring in pursuance of the pursuous of section 100 (1) of the Act shall be delected or destroyed by the insurer to the oth after making a record of such datacement or distribution in the records mutuared in mutuared or old. If of these rules
- 10 Consellation or suspension of certificate or cover unit. When a policy of insurance or cover mote is cancelled or suspended by in insurer. The insurer shall to thwith inform the policy holder of such cancellation or suspension by post to the latest address of the policy holder recorded in the records of the insurer.
- 11 Records to be minimumed by insurers—Every insurer shall keep a record of the following particulars in respect of every policy result by him which is in force and of every other policy resulted by him during the preceding five years—
 - (i) bull name and oldress of the person to whom the policy is issued
- (n) In the cisc of a policy relating to a specified motor vehicle or vehicles the registration mark and the number of each such vehicle and in other cases description of the vehicles corrected.
- (iii) The date on which the policy come, or came into force and the date on which it expires or expired
- (iv) The conditions subject to which the persons or classes of persons specified in the policy will be indemnified
- (v) The number and date of issue of every certificate of insurance or cover note issued in connection with the policy
- (xi) The date it inv on which any certificate of insurance or cover note resued in connection with the policy was surrendered or cancelled
- (vii) The date of any, on which and the easons to which the policy was terminated or suspended by any means before its expire by efflux of time
- 12 Exemption under Section 94(2) of the let -(1) In the case of a motor vehicle owned by any of the authorities specified in sub-section (2) of section 94 of the let a certificate in Foun C set out in the whedule to these rules signed by a neston authorities in that behalt by such authority may be produced in evidence that the motor vehicle is not being driven in configuration of section 94 of the Act.

- (2) Any certificate asset in accordance with subjust (1) of this Rule shall be destroyed by the person by whom it was issued before the motor vehicle to which it relates is sold or otherwise disposed of
- 13 Records of exempted schules—Every authority referred to in subsection (2) of section (4) of the Act held Keep a record of the motor which counsed by it in respect or which a policy has not been obtained, and of any certificates—based by it mide those provisions in respect of such vehicles, and of the miner and addresses of the persons to whom such certificates have been maneful by it, an into this withinhard or distriction of any much certificates.
- 14 Supply of information—Any prison authority or insure regularly by this rules to keep records of documents shall tuning without charge to the Central Government or a Provincial Government or to any police officer authorised in this behalf by the Provincial Government on request any particulars thereof
- 15 Fre for production of information. The fee to be paid in return for the production of information by a Registering Audionation the officer in charge of a police station under Section 199 of the Act shall be Re 1.

PART II -- CO OFFRANCE INSURANCE

16 Departmes - In this part of these rules

(1) 'society' means a society of public service which owners which has been permitted under the provisions of sub-section (1) of section (0) of the Art to trins of the business of an in-more for the purposes of the Art exit it were in authorised insure.

(n) "Superintendent of Insurance" means the person for the time being performing the functions of the Superintendent of Insurance under the provisions of the Insurance vit 1938.

(m) "approved securities means approved securities as defined in sub-section (5) of section 2 of the Insurance Act. 1938

(iv) "holding authority means in relation to a society the authority in whose custody the fund established under clause (i) of sub-section (1) or section 108 or the Act is to be lodged.

17 (Coperative Instance I and The tuni required to be established in terms, of class (a) of sub-section (1) of section 108 of the 'vet shall be hold in the torm of a deposit made either in cash or in approved securities to partly in each and partly in upproved securities and the amount of approved securities so held shall be estimated it the market value of the securities on the day of the denous.

Provided that where a deposit hold under the Insurance Act. 1938 is translated to the holding authority in pursuance of Rule 24 of those rules the date of the deposit shall in the case of approved securities to translate to be the date of such translet in the date of such translet in the date of such translet in the date of such constants.

- 18 Diposits—procedure —(1) Deposits shall be sent by the society with a covering letter to the holding authority
 - (2) Securities shall be duly transferred to the holding authority by the society
- (3) Upon receipt of a deposit under the rule (1) of this rule the holding authority shall and
- (a) a certificate in Form D to the society,
- (b) a statement in form E to such officer as may be specified by the Provincial Government

Provided that it the hidding authority is not suisfeed as to the yields of the fifte of the society to the securities, he may retruit them to the society with the request that they shall hist be renewed or that such other measures as may be necessary shall be taken to clear the rule.

- (4) The deposit made in cash shall be held by the holding authority to the credit of the society and shall except to the extent if any to which the cash has been invested in securities under soft rule 6 of this rule by estimable to the society in cash in any case in which under the provisions of the 3cd or of these rules the fund is to be returned.
- (5) The society may at any time replace any securities deposited by it under these rules with the holding authority either by each on by other approved securities or partly by cash and partly by other approved securities or partly by such other upproved securities estimated at the market rules prevailing at the time of such other upproved securities estimated at the market rules prevailing at the time of explacement of such cash together with such value at the case may be is not less than the value of the securities replaced estimated at the market rules prevailing when they were deposited.
 - (6) The holding authority shall if so requested by the society
- (a sell any securities deposited by it with the holding authority under these rules and hold the cash realized by such sale as deposit or
- (b) invest in approved securities specified by the accrety the whole or any part of a densest hald by the holding authority in cash or the whole or any part of the cash received

: 11 36

by him on the sale of, or on the maturing of securities deposited by the society, and hold the securities in which investment is so made as deposit and may charge the normal commusion on such asset or on such investment.

- (7) Where sub rule (6) of this rule applies,
- (a) if the each realized by the cale of, or on the maturing of the securities accluding in the former case the infriest accined) rills short of the market value of who securities at the date on which they were expected with the holding authority the series. Still make good the deferred by a further deposit orbit in each or in approved securities stimated at the market value of the securities on the day on which they are deposited or partly in cache may partly in approved securities so estimated within a period of two months from the date on which the securities matured or were sold, and unless it does not be society shill be keined to have fulled to comply with the condition in posed under claus. (a) of section 108 of the 4xt and
- (b) if the cash realized by the sile of or on the mattern of the securities (excluding in the former case the interest created) exercise the matter value of the securities at the date on which they were deposited with the holding authority the Positical Consention may if satisfied that the full amount required to be deposited under clause (a) of sub-section (b) of Section 108 of the Act is in deposit direct the holding authority to refund the excess.
 - 19 Interest on securities held as a depart. (1) No interest shall be paid on cash deposits.
- (2) Any interest recruing due and collected on securities deposited under clause (a) of section (1) of Section 108 of the Act and these rule shall be paid to the society subject only to deduction of the normal commission charge did for 12c orthertien of interest.
- (3) The holding authority shall remit interest or dividends on securities without delay to the society by a Government or band dutil after deduction of a commission of annua four on exercision of Ps. 100 or part thereof
- 20 Natural sensities held a a deposit (1) Whin a security in deposit matures on when any valid on such a scurit cases to accure the holding authority shall not be bound to inform the society and upon receipt of a requisition from the society made in writing the holding authority shall within as weeks of such a receipt collect the discharge value and hold the amount in cash to the credit of the society or invest it in securities specified by the society.
- (2) When the form or amount of elepositis, changed by casion of a substantial deposition or substantiation or a primary tradit with all (5) or just 18 m or a substantiation or a primary tradition of the substantial of the substantial without so that without so we keep the control of the first primary for the primary substantial without so we will write the substantial without so we have the substantial without so we have the substantial without so we have the substantial without so we have the substantial of the nature and us the manner described in substantial (5) of rule 18 of these rules.
- 21 Payments from the parts = (1) Withdrawle and payments from deposits and purchases of securities shall not be made says, on the order of the Provincial Government made in writing, and says on the receipt by the holding authority of a requisition in writing and in accordance with the provisions of the 3ct and of these rules from the so-test a liquidation catting in accordance with law, or a Court of competent jurisdiction is the case may be
- (2) The holding inthinity shall not be bound in pursuance of subjudy (1) to return securities actually deposited but may substitute therefor new strip of securities of the same description and amount
- (3) The holding authority shall be entitled to charge, for the purchase or sale of securibes any brokerige payable by the holding authority in respect of such purchase or sale
- 22 Inspection of deposit.—Any officer authorised in this behalf by the Provincial Government shall be entitled free of my fee, to impect or to require from the holding authority any information relating to my security deposited with the holding authority in terms of clause (a) of subsection (1) of Section 108 of the Vit and of these rules, and the holding unthority shall it so required fruin shaun official with copy of any entry in any register of book maintained by the holding authority relating to any deposit made with him in pursuance of the Vit and of these rules.
- 23 Information to the Brasile Roal Where a object to which primission is granted under ash section (1) of section (00 of the Act to trained the leasures of an insure for the purpose of the Act to it were in authorised insure is regretered under the Insurance interaction of the Act to trained the product of the Insurance interacts the grant of such neumeron to the Roserva Bank of Table and Sulfard to interact to that Bank all the conditions impressed by the Provincial Government relating to the Insurance of th
- 24 Transfer of deposit from Reserve Bank -(1) A society as aforesaid shall apply in writing to the Reserve Bank of India for the transfer of the deposit made under section 7 or section 98 of the Insuiance Act 1898 held by the Reserve Bank to the holdme unthou by and such application shall be duly authenticated and accompanied by the order in original of the Provincial Government granting the society permission under sub-section

(1) of section 108 of the Act and containing the conditions, it any, in posed by the Proviscal Government under claime (a) of such section (1) of section 108 of the Act, and an inter-cit ope of such splication and its enclosures shall also be cent to the Supprintendent

[2] If from the application so made the Reserve Bank is satisfied that the society has been granted permission by the Provincial Government under sub-section (1) of section 108 of the Art, the Reserve Bank shall translet the deposit held by it under section 7 osestion 98 of the Insummer Act 1938 on heldalf of the society to the holding authority subject of such conditions; that as may have been imposed by the Provincial Convergment.

25 Information to the Superintendent of Institute A Provincial Government shall minimate to the Superintendent of Instance every case of permission granted by it to a sourty to transact the business of an instance of the ket of transact the business of an instance of the purposes of the ket and every case where such permission has been withdrawn or cancilled and in every case where such permission has been withdrawn or cancilled and in every case where such permission has been withdrawn or cancilled and in every case where such permission has been withdrawn or cancilled and in every case where such section (2) of section 3 and the particulars referred to m clauses (4) (b) and (1) of sub-section (2) of section 3 and the particulars referred to m sec on 26 of the Insunance. 1938 in relation to such society so the is is upplicable to such society. Provided that in the case of societies which as the time of grant of

1939 in relation to such soriets so the is is applicable to such society. Provided that in the case of sociatis, which as the time of grant of the prim soon to the Provincial Convenient have been registered under the Instrume, tet 1938 at shall be sufficient compliance with the requirements of this rule at the Provincial Convenient turnshes to the Superintendant of Insurance to principles and the such as the principles referred to in section 25 of the Insurance of the Insurance and Insurance and Insurance and Insurance and Insurance and Insurance and Insurance and Insurance and Insurance and Insurance and Insurance shall insurance shall informate to the Provincial Government conceined even experimental convenience and insurance shall informate to the Provincial Government conceined even experimental convenience even experimental convenience even experimental convenience even experimental convenience even experimental convenience even experiments.

from a perusal of the returns turnished to him by a society he is of the opinion that the society his falled to comply with the requirements of cithar sub-clause (i) or sub-clause (ii) of cluse (f) of sub-section (1) of section 108 of the Act or both

Part III --Former Instruce

27 Definitions—In this part of these rules—
(i) 'Visitor' means a person bringing a motor vehicle into British India and making a temporary stay therein not extending to a continuous period of more than one year

(ii) "Foreign insurer" means a person or fit in currying on the business of insurance incorporated or domeched outside British Indicated not registered under the Insurance

(iii) "Gravintor meins in insurer who has gravinteed a foreign insurer in pursuance of these rulegn mantied and gnormateing

meanings
(iv) "Approved list means the list of tolergu insurers and their guarantors maintained

by the Central Government under these rules

(1) "Certificate of foreign insulance means a certificate issued by a foreign insulance in Form G in compliance with these rules
28 List of foreign insures (3) The Central Government shall publish in the official

Gratte a list (hereinafter referred to is the approved list) of foreign insurers who has been guaranteed in accordance with these rules together with the name of the guarantor or guarantors in cub case and shall also publish any addition to or removal from the approved list

(2) No foreign insurers name shall be added to the approved list until such foreign insurer his been guaranteed by it least one insurer and the name of the foreign insurer who

ceases to have it least one guarantor shall be removed from the list

29 Changator of foreign insurer —(1) An insurer who desires to guarantee choreign insurer shill make implication therefor to the Central Government in Found's set out in the Schedule to these rules

(2) The Central Government may at it is satisfied that the application referred to in subjude (1) is in order and that it is expedient that the foreign insurer be placed in the approved list or where the name of the foreign maner is theirdy included in the approved hat that the manner should be added to the approved list is a guarantee of the foreign manier add the name of the loreign manier to the approved list it it is not sheady included and include the insurer is a guarantor of such foreign insurer

(3) A requisitor desiring to coise guaranteeing a toroign insurer shall give notice of not less than two months to the Central Government in Form I set out in the schedule to these rules and where such notice has been given the guaranto shifl be deemed to have seed to guarantee the foreign insurer from the date specified in the notice

Provided that the insurer shall be deemed in respect of all certificates of foreign insur

me endorsed or removed in recordings with the provisions of rule 30 (2) of these rules before the date of such assertion to continue as the grainten of the foreign matter who before the date of such execution to continue as one gravious or the vocage moments have sensed the cortificities is all the gain into hid not cread to be his guaranton (4) If it and time is guiranton cers of be in mission. The Cortial Government may after giving such notice as may upper to it to be necessary remove from the approved list

the name of such guarantor wherever it appears

the name of such quaranton wherever it appears.

Provided that the unarrantor who crases to be an insure, shall be deemed in respect of all certificates of foreign insurance educated in pursuance of the provisions of sule 30(2) of these tubes before the date of teneval of the name of the currentor it on the approved last to continue as the guarantor of the foreign insurer as if the granton had not considered. to be an insurer and as if his name had not been removed from the list

30 Endovsement of certificate of foreign maurance - (1) \ visitor wishing to have a certificate of foreign maurance endorsed or is endorsed shall produc, such certificate in Form G set out in the schedule to these rules before the Customs Collector at a port of entry or land customs post or to such other officer as the Central Government may by noti ownly of saux cussoms poss or we sum other officer as the Central Cockinnent may by noble incation in the official gazette appoint, for the purpose of endostrement in accordance with the provisions of these sules or for the purpose of the renewal of any endorsement already made on the certificate in accordance with these sules

(2) Such officer shall, it satisfied that the certificate of foreign insurance complies with the requirements of these rules, that the period of which; or such certainty compiles what he requirements of these rules, that the period of which; or such certaint in his linda has not expired, that the ceithful his been issued by a lovign insure in the approved list and that the guaranto specified in the cuthhack is shown in the approved. list as a guaranto of the foreign manici, make it cudorstreat thereon in form H set out in the schedule to these rules

(3) The period of validity of an endorsement or of the renewal of an endorsement made as aforesaid shall not in any case extend beyond the date on which the certificate of foreign insurance ccases to be effective in British India, provided that, when a visitor obtains fresh certaficate of foreign maniance during the period of his stay in India, the period o. radidity of an endorsement made upon it added to the puriod of validity of an endorsement of endorsements that may have been made upon the original certificate, shall not exceed one year m all

31 Validity of certificate of foreign insurance -A certificate of foreign insurance carrying an endorsement in accordance with the provisions of rule 30 shall have effect as if it were a certificate of insulance issued by the guarantor specified in it and shall be deemed to comply with the requirements of Chapter VIII of the Act, and the policy to which it relates shall also be deemed to have been issued by such gray into and to comply with the acquirements

of Chapter VIII of the Act

of Comper vitto (the Acc.)

32. Manutenance of records by the quarantor - Excry guarantor shall in respect of certa fixtes of foreign insurance issued under the guaranteed, and every person who has cased to be a quarantor shall, in respect of the certa fixtes of foreign insurance issued under his guarantee by the foreign insurance issued under his guarantee by the foreign insurance issued under his guarantee by the foreign insurance issued under his guarantee by the foreign insurance. guaranteed at any time in the preceding in years, key i record of such particulars relating to the policies in connection with which the certificate of foreign insurance were issued as use required to be kept by insurers under the provisions of rule 11 of these unless in respect of policies and the necessary additions to these records required to make them up to date shall be made as soon as is reasonably possible in the circumstances

> THE SCHEDULE FORM A Motor Vehicles Act, 1939 Certificate of Insurance (See rule 4)

, Policy No

Certificate No (Optional)

- 1 Registration mark and number, or description of the vehicles insured
- 2 Name and address of insured 3 Effective date of commencement of insurance for the purposes of the Act
- 4 Date of expiry of insurance
- 5 Persons or classes of persons entitled to drive
- 6 Limitations as to use

I/We hereby certify that the policy to worth this certificate relates as well as this certificate of Insurance are issued in accordance with the provisions of Chapter VIII of the Motor Vehicles Act, 1939

(Authorised insurer)

FORM B

Motor Venicies Acr. 1939 Cover Note

(See rule 5)

- 1 Registration mark and number, or description, of the vehicles insured
- 2 Name and address of maured
- 3 Effective date of commencement of insurance for the purposes of the Act
- 4 Date of expire of insurance
- 5 Persons or classes of persons entitled to drive
- 6 Limitations as to use
- I/We hereby certify that this cover note is issued in accordance with the provisions of Chapter VIII of the Motor Vehicles Act, 1939

(Authorised insurer)

LEGISLATIAE ASSEMBLA FORM C

Mojor Venicies Acr 1939

(See rule 12)

Certified that the motor vehicle of the following description

- (a) Registration number
- (b) Make
- (c) Class re Motor Cycle Motor Cu, Motor Bus Goods Vehicle or other class (describe)
 - (d) Colour of body
 - Is the property of --
 - (1) the Government of
- (ii) the local authority which his been notified for the purposes of section 94 of the Motor Vehicles Act. by th. Government of

This certificate is valid up to unless cincelled in the meanwhile

Dite

Signed on behalf of Designation

FORM D

(Sec. rule 18)

No

1

Contribed that the has made the indemnated deposits under classe (i) of subsection (1) of Section 108 of the Motor V hieles Act. 1939 and the Motor V backs (Parid Party In mance) Rules. 1946

(Holding authority)

	Cash	Loan	Fac Value	Market Value	Remarks
· I	2	3	4	3	6
Total					

10

(See rule 18)

No

1...

Statement showing the particulars of deposits held on behalf of the under clause (a) of sub-section (1) of Section 108 of the Motor Vehicles 4ct, 1939

l onn	Existing (excluding withd	deposits deposits nwn)	New dep	posits received on	l'otal •			
-	Face Value	Book Value	Face Va	lue Book Value	Face Value Book Value			
Total Cash . Grand Lotal	-	-						

Certified that the above agrees with the entries in the books maintained by

(the holding authority)

FORM F (See rule 29)

MOIOR VEHICLES ACT, 1939

Application for the approval of a foreign insurer

I, We hereby apply for the inclusion of ot

(name of foreign mauli)

. (holding authority)

Constituted Incorporated domiciled at in the approved list maintained by the Central Government in pursuance of the Motor Vehicles (Third Party Insurance) Rules 1946 and for the inclu

sion of my jour name as the guin intor of the said (name of foreign insurer) for the purposes of Chapter VIII of the Motor Vehicles Act. 1939 and the said Rules. I We hereby certain that I We have entered into an arrangement for the purposes of the said. Act and the said rules with the said foreign insurer and I We briefs, agree to act is guaranto in British India in respect of the said foreign insurer for the purposes of the said Act and the said Rules

(Signature of authorised insurer)

(Optional)

address

Dated the

19 FORM G (Sec rule 30)

Motor Venicles Act 1939

Certificate of foreign Insurance

Certificate No.

Policy No.

Name and iddiess of ipproved foreign insurer

2 Name and iddress of guarantor

3 Registration mark and number of the motor vehicle

Name and address of visitor

5 Date of commencement of the policy

Date of expus of the policy

7 Persons or classes of persons entitled to drive in British India

8 Any limitations as to use in British India

9 Particulars of any other vehicle(s) which the foreign visitor is entitled to drive in Pritish India and of any limitations in this connection

I We havely certify that this ceitificate of foreign insurance has been issued in accordance with the provisions of Chapter VIII of the Motor Vehicles Act 1939 and the Motor Vehicles (Third Party Insurance) Rules 1946

131st Oct 1946

KORM H

(Nes rule 30)

MOIOR VEHICLES ACT. 1939

Endorsement on certificate of foreign Insurance

Certified that I have today examined this certificate of toreign insurance and that I am satisfied that this centificate complies with the requirements of Chapter VIII of the Motor Vehicles Act, 1939 and of the Motor Vehicles (Third Party Insurance) Rules 1946

The period of validity of this endoisement will expire on cancelled in the meanwhile unless

T)ata

(Signature and designation of competent authority)

The period of validity of this endorsement is hereby remewed

Up to

Up to

Up to

Unless cancelled in the meanwhile

(Signature and designation of competent authority)

FORM I

(See rule 29)

MOJOR VEHICLES ACT 1939

This is to give notice that 1/we desire to cease acting as guarantors in British India

(name of foreign insurei) (addre-s of loseign insurer) after

(name of foreign matter)
(another of foreign matter) and of the late on which this motive is delivered to the Central Government, whichever is later, for the purposes of Chapter VIII of the Motor Vehicles Act, 1899, and the Motor Vehicles Act, 1899, and the Motor Vehicles (Pfind Party Instrumer) Rules, 1946

(Authorised insurer)

Dated, the

the day of E CONRAN SMITH, Secv

THE CHIEF COMMISSIONER OF COORG

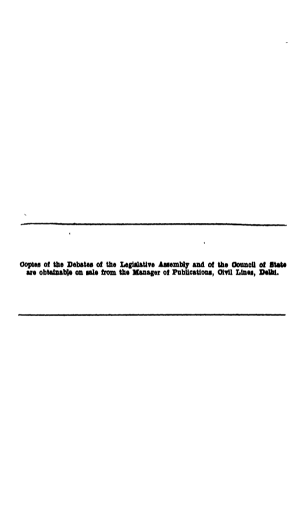
Dated Mercara, the 7th Aufquet 1846

No 254/R * 85.45—In exercise of the powers conferred by section 68 and 70 of the Motor Vehicles vct, 1839 (Act IV of 1939), the first Commissioner is been pleased to make the following amendment to the Cong Motor Vehicles Rules, 1940, issued with his notification No R * 43/12139, dated the 26th March 1940, as subsequently amended —

Amendment

- 1 In rule 82 of the said Rules the following new clause (g) shall be added -
- "(g) The provisions of this rule shall not apply to motor vehicles registered under section 39 of the Act"
- 2 The existing entry in rule 146 of the said Rules, "rule 91" shall be numbered as (a) and the following new entry shall be inserted -
- "(b) The District Superintendent of Police may by order in writing and subject to any conditions authorise the driving at night without lights of motor vehicles registered under section 30 of the Act during the hours and on the loute or loutes or in the area, within his jurisdiction specified in the order"

K CHENGAPPA. Chief Commissioner



LEGISLATIVE ASSEMBLY DEBATES

FRIDAY, 1st NOVEMBER, 1946 Vol. VII—No. 5

OFFICIAL REPORT



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LEGISLATIVE ASSEMBLY

Friday, 1st November 1946

The Assembly met in the Assembly Chamber of the Council House at Bleven of the Clock, Mr President (The Honourable Mr G V Mayalankar) in the Char

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

POLITICAL PENSIONS TO FOREICN REFUGEES AND OTHERS

'141, "Sardar Mangal Singh; Will the Honourable Member for External Affairs please state

(a) the amount of political pensions paid to foreign refugres and descendents of those who rendered service abroad or on the frontier, and

(b) the names and description of persons who are now in receipt of these pen-

sions together with the amount of pension paid to every such person?

The Honourable Pandit Jawaharial Nehru: (a) Apart from Afghan refugees and their descendants no political pensions are being paid to foreign refugees in India Approximately Re 2.27,000 per annum are paid to these persons as allowances for their maintenance and the education of their children

(b) A detailed statement for the year ending 31st December 1945 is laid on the table

Statement of Afghan refugees in India in receipt of allowances from Government for the year ending 31st December 1945

Acet entrut 31st Decourage, 1940						
Serial No	Names	Maintenance and other allowances if any, paid per mensem				
1	2	ł			3	
	ж	ADRAS R	а	p		
*1	Abdul Hakım Khan	150	0	0		
		140	0	0	(House rent)	
		4	0	0	(Educational allowance to one	
*2	Amın Jan .	550	0	0	son)	
		100	0	0	(House 1ent)	
*3	Ghausuddın Khan	570	0	0	(including house rent)	
		16	10	0	one son and three daugh-	
	1 B:	OMBAY			ters)	
*4	Muhammad Ibrahim	100	0	0		
*5	Muhammad Ismail	90	0	0		
*6	Taj Muhammad	90	0	0		
*7	Muhammad Hassan	100	0	0		
8	Ghulam Ahmad	300	0	0		
9	Fazal Ahmad	200	0	0		
10	Alı Mohammad	200	0	0		
11	Fakır Ahmad	100	0	0		
12	Musemmat Shah Beno .	100	0	•		

[†] Answer to this question laid on the table, the questioner being absent

1	2				3
13	BENG.	250	-	0	
14	Saifulla Khan	25	-	0	(House rent)
	UNITEL	PROVIN	CE	8	
*15	Sultan Ahmad Khan	330	0	0	
		7	15	11	(to meet meome-tax)
•16	Sher Ahmad Khan	275	0	0	
		6	10	8	(To meet income-tax)
		22	8	0	(Educational allowances to one son and one daughter)
*17	Muhammad Sarwar Khan	270	0	0	
		6	10	8	(to meet income-tax)
		12	8	0	(Educational allowance te daughter)
*18	Muhamad Umar Khan (absconding)	200	0	0	(to the family)
		25	0	0	(Educational allowance to two sons)
*19	Nur Ahmad Khan .	275	0	0	80118)
-		6	16	8	(to meet meome tax)
		25	0	0	(Educational allowance to his
*20	Abdur Rashid Khan Khan	165	0	0	ьопьј
		200	0	0	(on account of illness)
*21	Muhammad Akram Khan	400	0	0	
22	Muhammad Azam Khan	300	0	0	
23	Muhammad Afzal Khan	100	0	0	
24	Muhammad Nadir Khan Durram	30	0	0	(Enucational allowance to his brother and two sisters)
25	Muhammad Hasan Khan	200	0	0	
26	Muhammad Umar Khan .	100	0	0	
27	Gul Muhammad Khan	100	0	0	
		50	0	0	(Educational allowance to his son)
28	Abdul Alı Khan	350	0	0	
		37	8	0	(Educational allowances to his son and daughter)
29	Abdur Rahım Khan	250	0	0	
80	Muhammad Azım Khan	100	0	0	

1	2			_	3
\$1	Widow of the late Muhammad Umar Khan	Rs. 10	a 0	B	
32	Ghulam Siddiq	30	0	0	
38	Abdul Gham .	4	2	8	
34	Shamsud-dın	16	10	8	(to his mother)
35	Abdul Rahman Khan	60	0	0	
86	Sohrab Khan	15	0	0	
37	Ghulam Rasul	12	0	0	
38	Miran Shah	15	0	0	
39	Mohammad Hasan Khan	28	5	4	(Educational allowances to his sons and daughter)
40	Abdul Azır Khan	100	0	0	
41	Muhammad Aslam Khan	4	0	0	
42	Dost Muhammad Khan	30	•	0	
		4	2	8	(Educational allowance to his son)
43	Ghulam Qadır Khan	96	4	0	
		52	8	4	(House-rent)
44	Ghulam Dustgir	96	4	0	
		52	8	4	(House rent)
45	Muhammad Akbar Khan	96	4	0	
		52	8	4	(House-rent)
46	Muhammad Akbar Khan	96	4	0	
		52	8	4	(House-rent)
47	Alı Abbas Khan	4	3	8	(Educational allowance to one son)
48	Ghulam Rusul Khan	15	0	0	
49	Alı Raza Khan	15	0	U	
50	Ahmad Qasını Khan	15	0	0	
*51	Abdui Rahman Khan	220	0	0	(after deducting Rs 30 paid to his son)
		70	0	0	(House-rent)
52	Abdul Azım Khan •	30	0	0	
-		1	3	8	(Educational allowance to bis son)
53	Muhauumad Musa Jan Khan alsas Wilfred Khan Musa.	1,600	0	0	
		208	5	4	(House-rent)

1	2				3
54	Abdullsh Khan Durranı	R.	s. a	ŗ	0 (Educational allowance for his
55	Muhammad Mohsın Khan	150) (,	two sons)
,		'	3 &	5	4 (Educational allowance to his two sons)
*56	(ihulam Nabi	69	0) (0 (including As 10 daily dist allowance)
		12	9 0	• ((House-rent)
*57	Muhammad Din	49	0	•	(including As 10 daily dist allowance)
*58	Muhammad Jan	60	0	(
*59	Muhammad Siddique	49	0	((including As 10 daily diet allowance)
		20		6	(House-rent)
*60	Abdui Hakım	69	0	0	(including As 10 daily diet allowance)
		50	0	0	(House-rent to him and his brother)
*61	Abdul Mapd	69	0	0	(including As 10 daily dist allowance)
		30	0	0	(House-rent)
		4	2	8	(Educational allowance to his
+62	Khan Baba	80	0	0	
63	Abdul Wahab Khan	200	0	0	
64	Abdul Bapı Khan	7	8	0	(to his mother)
67	Agha Ah Muhammad Khan	10	0	0	(Educational allowance to his son)
66	Muhammad Unus Khan	25	0	0	(to his grand-mother)
Ì		25	0	0	(to his brother and sister)
		4	2	8	(Educational allowance to his brother)
67	Ahmad Avyub Salah Uddın Khaz,	25	0	0	(Educational allowance)
68	Abdul Azız Khan .	25	0	0	(Educational allowance)
69	Muhammad Asıf Khan	4	2	8	(Educational allowance)
76	Yar Muhammad Khan CENTRAI	PROVING	0 0	0	(Educational allowance)
+71	Abdullah Khan	660	Ó	0	
1		120	0	0	(House-rent)
+70	≜bdul Hamid Khan	550	0	0	
1	,	100	0	0	(House-rent)
		25	0	0	(Educational allowances to two sons)

'ARRED QUESTIONS AND ANSWERS

Abdul Quayum Khan	495	0	Ò	
	80	0	0	(Hot

30 0 0 (to his mother)

10 0 0 (to his brother)

10 0 0 (to his sister)

8 5 4 (Educational allowances)

74 0 0 (including Re 1/6 daily callowance)

8 5 4 (Educational allowances)

Ah Ahn

Ata Mohammad

Musann

Musummat Shah Gul Bibi	15	0	0
BALUCHIS	ran		
Abdul Halun	25	0	0
Abdul Rahman Haji	6	0	0
K S Ahmad Khan	60	0	0
Alı Ahmad Khan	50	0	0
Dad Muhammad Khan	45	0	0
Inayat Ullah	30	0	0
Muhammad Hassan Khan	75	0	O,
Muhammad Yusal	25	0	0
Muhammad Usman Khan	70	0	0
	12	8	0
Members of the late Shah Nawaz Khansfamly.	84	0	0
Abdul Qadır Sahıbzada	90	0	0

010	LEGISLA	IVE ABBE		-	[
1	2				8
	PU	NJAB			
94	Saulat Jang	Rs 10	ò	P.	
95	Abdul Ahad	5	0	0	
• 96	Ahmad Alı Khan .	25	0	0	
97	Hussan Alı Khan	50	0	0	
98	Abdul Azım Khan .	250	0	0	
99	Abdul Halm Khan .	50	0	0	
100	Fatch Muhammad	9	0	0	
		3	Ò	0	(House-rent)
101	Nazar Muhammad Khan	9	ö	0	(House-rent)
102	Usman Khan .	9	0	0	
		3	-	0	(House-rent)
103	Abdul Kadır Khan	500	0	0	
104	Abdul Samad Khan	200	_	0	
105	Abdul Habib	,	8	0	
106	Abdul Hamid	18	0	•	
107	Abdul Kadır Khan	300	0	0	
108	Abdul Qayum .	2	8	0	
109	Alı Ahmad	9	0	0	
110	Barat Alı .	4	8	0	
111	Ghulam Muhammad	6	0	0	
112	Ghulam Naqshband	17	8	0	
113	Khan Sahib Ghulam Raza Khan	10	0	0	
114	Ghulam Sarwar Khan	20	0	0	
115	Khair Muhammad	9	۰	•	
116	Shamsher Khan	27	8	0	
117	Yar Muhammad Khan	200	0	0 }	
118	Sher Alı Khan	100	0	0	
119	Nur Ahmad Jan	50	0	0	
120	Abdul Razah Khan	10	0	0	
13 1		HMIR 40	0	0	
122	Abdur Rahman Khan Effendi	2,100	0	0	
122	NORTH WEST F	RONTIER 20	PR	OV.	INCE
124	Nur Mohammad Shah	110	0	0	
125	Sarwar Khan	240	٥	0	
1.00	, , , , , , , , , , , , , , , , , , , ,	1 -20	•		

^{*} Restrained under Bengal Regulation III of 1818.

QUOTA OF REPARATIONS ALLOTTED TO INDIA BY THE REPARATIONS AGENCY, BRUSSELS

- †142. *Sardar Mangal Singh: Will the Secretary of the Commerce Department please state .
- (a) whether the interim Government have considered the question that India about not accept the quota of reparations allotted to her by the Regarations Agency, Brussels, and
- (b) whether any equipment described in the three lists placed on the table of the House on the 20th February 1946 in reply to Mr K C Neogy's Starred Question No 391 has actually been recorred by India as advance deliveres?

The Honourable Mr. I. I. Chundrigar: (a) No

(b) No The Inter-Allied Reparations Agency at Brussels who are responsible for allocation of German reparations to claimant countries lave so lar allocated eleven German Plants to some of those countries. One of these plants, viz. Wagner Plant at Dortmund—No 6 in the A C C List No 1 and No 1003 in I A R A List No 1 has been allocated to India subject to arbitration claimed by the United Kingdom in isspect of five machines out of this plant, under Air 7 of Part II of the Paris Agreement on German reparations. The arbitrator's award has been given in favour of the United Kingdom. The question whether the plant despite the removal of five of its machines should be accepted by India is now under the consideration of Government.

FURTHER QUOTA OF REPARATIONS RECEIVED FROM GERMANY

†143. *Sardar Mangal Singh With reference to the answer to Staired Question No 391, asked by Mr K C Nogy on the 20th February 1146 will the Secretary of the Commerce Department please state

- (a) the further lists of equipment that have been recoved, and
- (b) the details as to how the equipment described in the three lists of capital equipment laid on the table of the House on the 20th February, 1946, as also the equipment received thereaften has been disposed of?

The Honourable Mr. I. I. Chundngar: (a) and (b) The three tasts referred to were circulated by the Allied Control Council in Berlin but later the procedure regarding circulation of lists was changed. German plants declared available for reparations delivery are now placed at the disposal of the Inter-Allied Reparations Agency who circulate lists of available plants to claimant countries. Two lists have so far been received from the IARA and most of the plants figuring in the original ACC lists have appeared in these two Lasts. As regards the present position in respect of allocation of plants to India, I would invite the Honourable Member's attention to the inswer given to Part (b) of his Stated Question No. 142

RE-EMPLOYMENT OF RELEASED ARMY PERSONNEL BY THE RESETTLEMENT DIRECTORATE

- †144. *Sardar Mangal Singh (a) Will the Honourable the Labour Member please state what percentage of the Army personnel released from the Defence forces has been re-employed as a result of the efforts of the Resettlement Directorate?
- (b) Do Government intend to intensify their efforts to re-employ personnel released from the Army $^{\rm 2}$
- (c) Is there any proposal to re-organise the Resettlement Directorate and transfer some sections to the Provincial Administrations?
- The Honourable Shri Jagiran Ram: (a) The total number of releases from the Indian Army up to the 30th September, 1946, was approximately 8,66,500. Not all the men released require employment assistance So far 3,21,802 exservicemen have asked for employment assistance from the Employment Exchanges and of these 51,824 or 16 per cent are known to have been placed in

[†] Answer to this question laid on the table, the questioner being absent

employment as the direct result of the efforts of the Employment Exchanges under the Directorate-General of Resettlement and Employment

- (b) Yes, Sn Every effort is being made to intensify the drive for the re-employment of demobilised personnel. Among the recent measures adopted in this some ction is the setting up of the Directorate of Employment in the Directorate-tieness of Resettlement and Employment. This Directorate is charged with the special responsibility of tapping all available sources of employment in the country and of stimulating the employment-creating activities of employers, both Government and private.
- (c) The work of the Resettlement and Employment Organisation in the Laboni Department is under consent review and some reorganisation has been effected occurity with a view to achieving the maximum results with the minimum cost to the taypayer. To quote one instance, the Directorates dealing with technical, vocational, disabled and women straining have been smallgamated into one common Directorate.

The question of transfering some section of the Resettlement and Employment Organisation to the Provincial Malminstrations was recently discussed at a Conterior of Provincial Labour Ministers and it was decided that for some time to come central co-ordination and control would be necessary before Employment Pachanges and training schemes are handed over to the Provincial Government.

CREATION OF A NEW PORTIOTIO TO LOOK AFTER THE INTERESTS OF

- †145. *Sardar Mangal Singh Will the Honourable the Leuder of the House please thate
- (a) whether there is any proposal to create a new portfolio specifically to look after the interests and betterment of the scheduled classes, and
- (b) if the answer to part (a) above be in the negative whit alternative measures. Government propose to take for the betterment of the scheduled classes?

The Honourable Pandit Jawahailal Nehru: (a) No

(b) The Honourable Member was rest assured that the interests and welfare of the scheduled classes will be fully safeguarded in all matters concerning the Central Government.

FORWARD POLICY IN CONNECTION WITH THE FRONTIER TRIBES

- 146. *Pandit Sr. Krishna Dutt Paliwal. Will the Honourable Member for External Affairs be pleased to tate if (for semiment metal to give up the totward policy in connection with the Frontier Tribs 's' If so, when 's'
- The Honourable Pandit Jawaharlal Nehru. There is an old argument between advocates of a "forward" policy and those of a "folse-honder solicy on the North-West Frontier. The present policy his been a comprose between the two, it is now under close and careful consideration.

ESTABLISHMENT OF FRIENDLY RELATIONS WITH THE FACIR OF IP

- 147. *Pandt Sr. Krishna Dutt Paliwal: Will the Honourable Member for External Affairs be pleased to state if the Government intend to end the feud with the fakir of in and establish frendly relations with him?
- The Honourable Pandit Jawahariai Nehru: Government have no desire to carry on a fend with anybody and would welcome friendly relations with the Fakir of Im
- Shri Sr. Prakasa: Is it a fact that the Fakir of Ipi has written to the Honourable Member asking for an interview or expressing a desire to carry on negotiations?
- The Honourable Pandit Jawaharial Nehru: Well, Sir, I have received a number of letters, some purporting to come from the friends of the Fakir of Ipi and some possibly from the Fakir of Ipi himself. It is a little difficult to be

[†] Answer to this question laid on the table, the questioner being absent

quite certain whether they have come from the Fakir himself or from others. In the course of these letters much has been said to the effect that they would like to have contacts and relations.

Prof. N. G. Ranga: Has the Honomoble Membercen in today's Hindustria Times the news that the 1 thy of 1pi has said to Khan Abdul Ghaffar Khan that he was prevented from a cing the Honourable Member himself during his recent visit in the tribil areas because of local political agents?

The Honourable Pandit Jawaharial Nehru: I have not seen this particular item of news in the paper and so I cannot say anything about it

Seth Govind Das: Did the Honomable Member have any political tables with the political servints of the Frontier when he was on four with respect to the Faku of In?

The Honourable Pandit Jawaharlal Nehru: I had no opportunity, but the Faku of his name came in the course of talks certainly

Mr. Muhammad Nauman. The Honomable Member has said that 'possibly' the letter come from the Fakin of Ipi. What he the presumptions by saying that? Why does the Honomable Member say that it was possibly from the Fakin of In'.

The Honourable Pandit Jawaharlai Nehru. There is no presumption I said that better comes to me the signifine on which it is rather difficult to decipher and I wis not units sing investi. That is why I said that it might be from him.

Shri Sri Prakasa Will the Honourable Member take the House in the confidence and tell as the nature of the replies of any which he has sent to these letters?

The Honourable Pandit Jawaharial Nehru! I have sent no reply to any recent communication. I have received some some I think, reached me when I were into I took in and one subsequent to my return. To either of these I have sent no reply in writing. Orally, I mentioned to those people who said they were the fixends of the Pakin of Ipi that we will be able to contrict with him and to resum themly relations.

EX SERVICE WAC(I)'S SEEKING EMPLOYMENT IN CIVIL LIFE

148 *Shri Sri Prakasa: Will the Honomable the Labour Member be pleased that the number of WAC (1), ex-service women seeking re-settlement and employment in a civil life through flowerment?

The Honourable Shri Jagiwan Ram. The total number of ex-service women, who have isked for resoftlement and employment assistance and been registered at the Limployment Exchanges upto 10th September 1946 is 802. The number of ex-service women who have so tar upplied for training is 160.

Ship Sn Prakasa Is there are furth in the newspaper reports that the Homographic Mambia is introduce to find suitable husbands for these WAC (I)s as an account of employment?

The Honourable Shn Jagiwan Ram. There is no tuth in that report. Sir The Libour Deportment do soot furction a constituential or in but if my Honourable friend will approach the Government with such a proposal, the Government with consider it.

Shrimati Ammu Swaminadhan. May I isk the Honourable Member what kind of truing is being given to these WAC (I) gills who liter on have to take to crid life?

The Honourable Shri Jagiwan Ram. They are to be trained in a number of the stalloung embondery, lare work cookery beauty culture hair dressing and other things

Mr. Vadilal Lallubhai: As a result of this training, will the Honourable Member state how many of these guls have got the employment?

The Honourable Shri Jagivan Ram: The training has not yet started

Shn Sri Prakasa: Has the Honourable Member's attention been drawn to a beautiful piece of poem published in a local paper at Benares in which the Honourable Member is described as a prospective mother-in-law of all these WAC(lis?

Mr. President: Dr Chatterjee, next supplementary question

Lt.-Ool. Dr. J. C. Chatterjee. Will the Honourable Member consider the desirability of transferring these training departments for the WAC (I)s to the Education Department who are much more qualified to give this training than the Labour Department?

The Honourable Shri Jagiwan Ram. The schemes to their training were discussed in consultation with the Education Department and whenever new schemes are to be started, they will be started after consultation with that Department

Lt-Col. Dr. J. C. Chatterjee is there not a great deal of overlapping and waste of money and personnel between the Education Department and the Directorate of Re-settlement which, under this training scheme do not naturally belong to them?

The Honourable Shn Jaguvan Ram. There is no overlapping at all The whole question was discussed accently in a Conference of the Proxincial Labour Ministers, some of whom were Education Ministers as well in their proxinces. We are trying to co-ordinate our activities with the Proxincial Governments and are from to avoid any possible overlapping?

Lt.-Col. Dr. J C. Chatterjee Have the Education Departments of these Provincial Governments be a consulted with regard to these schemes or any educational authorities not being covernment servints, consulted on this most important work of training?

The Monourable Shri Jagiyan Ram As a matter of fact, so for as the training is concerned, the Provincial Governments in certainly consulted not the Provincial Governments contribute towards the cost of training As regards consulting non-official bodies. I am not certain I will impure into the matter

Lt.-Col. Dr. J. C. Chatterjee Have inv. women's organisations like the All-India (ouncil of Women or the Provincial Come il of Women been consulted on this important matter which yets largely concerns and interests them?

The Honourable Shri Jagjivan Ram I presume they might have been consulted but I am not sure

Lala Deshbandhu Gupta: Will the Honourable Member give an idea of the monthly expenditure that is being mounted on the training of these WAC (I)s?

The Honourable Shri Jagjivan Ram As I said, the training has not yet staited

Shu Mohan Lal Saksena May I ask what are the qualifications of the Deputy Directors who was appointed to give training to these WAC (I)s?

The Honourable Shri Jagjivan Ram: She is a very highly qualified lady. She is a W \ ind holds other degrees as well. I have not got the file with me and I cannot give her exact qualifications but I am sure she possesses requisite qualifications.

SITUATION IN SOUTH AFRICA TO SATINGUEAHA STRUGGLE

149 *Shn Sri Prakasa · Will the Honourable Member for Commonwealth Relations be pleased to state

(a) the situation in South Africa with regard to the Satvagraha struggle of our countrymen there,

(b) the nature of the assistance, if any, that the Government of India is giving to our countrymen in South Africa in their struggle, and

(c) if there has been any further correspondence between the Governments of India and South Africa with regard to the position of our countrymen there, and if so, its nature and result?

The Honourable Pandit Jawaharial Nehru: (a) Government have nothing wew to add to the information which is being published from time to time in the press The passive resistance movement in South Africa is still continuing in the torin in which it was started, namely peaceful occupation of land in nonexempted areas in civil disobedience of the provisions of the Asiatic Land Tenure and Indian Representation Act Passive resisters continue to be arrested and charged under the Riotous Assemblies Act Official figures show that up to the end of September 733 Indians were convicted and sentenced, and 450 had been released after serving their sentences. For the most part uniform sentences of a tine of £3 or 30 days imprisonment have been passed. Three months' im1 prisonment is awaided for the second sentence, and a few leaders have been sentenced to six months, imprisonment. A telegram received from the Passive Resistance (ouncil on the 24th October says that the total number of convictions up to that date was 1 269. At a mass demonstration on the 23rd October, the opening date of the United Nations Organisation Assembly session, a batch of 323 passive resisters counted imprisonment. Recently a section of Indians in South Africa suggested a suspension of the passive resistance inovement and a Round Table Conference to consider the whole position, but the bulk of the community appeared to be opposed to this approach. The movement still continues and has caught the magmation of the Indians. It is understood that it his ilso won the sympathy of the Almeans, some of whom have active! somed the movement. Some Europe us have uso supported and joined the moveon nt

(b) The Covernment of India are not sending any direct material help to the preserve resisters but as any Honour did friend knows, we have taken up the whole case of our countrymen in Sauth Vinca in the United Nations Assembly (c) No. 80.

Seth Govind Das There are some people who are called coloured people in South Atrice. Have they also somed the movement?

The Honourable Pandit Jawahariai Nehru I do not know what my Honourable trind means by coloured people I suppose both Indians at A Arneans might be intrined to se coloured people by Puropians there

Seth Govind Das | There are done to inflhon people in South Africa, who are technically called coloured people and actually are a mixture of South Vite on and Prinope ins there. Have the also joined the movement?

The Honourable Pandit Jawaharial Nehru $-i \ \mathrm{do} \ \mathrm{not} \ \mathrm{ex.} \ \mathrm{eth}_{k} \ \mathrm{know} \ \mathrm{what}$ they have done

Sn M Ananthasayanam Ayyangar The me called bantus

Shri Sri Prakasa: With reference to the answer to part (b) of the question, most know it while not given any material assistance the Government of India are prepared to say that the movement is such has their moral support?

The Honourable Pandit Jawahariai Nehru. The whole activity of the Government of India ever since this movement started has been one of giving moral support for this movement.

Shrimati Ammu Swaminadhan M is I know how many women are imprisoned in this movement in South Minea?

The Honourable Pandit Jawaharlal Nehru I could not give the exact numbers but I understand that women are taking prominent part in the movement

Prof N. G. Ranga: Are my steps being taken to publicise the progress of this movement through our various diplomatic representatives in different countries?

The Honourable Pandit Jawaharlal Nehru: I am afraid the answer to that question will have to be given by my Honourable Colleague the Member in charge of Information Department

Shri Sri Prakasa: Has the Honourable Member any information about the nature of treatment given to our prisoners in Jails there?

The Honourable Pandit Jawaharlal Nehru: Many complaints were made of the bad treatment given in prisons but subsequently it was stated that the treatment has improved.

Seth Govind Das: Is there any such class as political pulsoners in South

The Honourable Pandit Jawaharlal Nehru. I do not know, Sir

DEPENDION AND INCLUDING ALL OF ARGHAN PRINCES IN INDIA

- 150. *Shri Sri Frakasa Will on Honourable Member for External Affairs be pleased to state
- (a) the number of Afghan princes who are at present in detention, and internment in India
 - (b) the reasons for their being thus kept,
- (c) the amount of money that is being paid to or spent for them and their families , by Government for their maintenance, and
 - (d) if it is the intention of Government to tack is them and permit them to go back to their country, and, if so, when ℓ
 - The Honourable Pandit Jawaharial Nehru (a) The total number of Afghan personages in India at present under restaint under Regulation III of 1818 is 26 Or these one is under temporary detention which is likely to end shortly. The restrict mean from own houses under surveillance in various parts of hidia.
 - (b) for it sous of State connected with India's international obligation to a neighboring friendly Government
 - (c) Approximately less 80,000 pc) animals placeby troverminent on account of the maintenance of these persons and the education of their children
 - (d) In accordance with the principle of good neighbournness and international practice the coveringent of finds need execution obligations to the Afghan Government in eigensult from with whom the cases of these persons are in process of review. The Government of finds hope that is a result some of them may be able to return if his so will to their own country while the restrictions on the novements of others may be relaxed.
 - Mr Ahmed E. H. Jaffer. Uay I know whether he is aware of the fact that most of those Aighru detenus receive examt monthly allowance of not most than use no amount. It so, will be consider the destrability of increasing their allowing in view of the fact that a is very difficult for them to maintain themsolves in these difficult times?
 - The Honourable Pandit Jawaharial Nehru—(have placed on the table today a wholease of all the Mich in determs an others who are paid any allowances in on we to be accounted by guestion und the Honourable Member will be able to refer to the refer to the a testing a line of the first testing a few means that it many cases those allowances are very small they be recome smaller and smaller because of the fact that each allowance or the death of the person is divided up among his children and the result is that in most cases the allowance is too madequate, but my Honourable friend center testing that the manner will be considered.
 - Shr Sri Prakasa vin I to understand from the Honouruble Member's reply to parts (b) and (c) of my question that these Afghan Princes are being kept in custody or in detention at the desine of the Afghan Government conveyed to the Government of India and that the Afghan Government pays Rs 80,000 that are being spent on the Princes?
 - The Honourable Pandit Jawahariai Nehru: So far as I know, the Aighan Government pres nothing at all. The cost is bonne entirely by this Government Any person who is under restauring India is kept so, because as I have stated, of international obligations not because of our washes in the matter.

Khan Muhammad Yamin Khan: May I ask whether in the case of those Princes whose movements are restricted and who cannot earn their own living, it is not the obligation of the Government of India to pay them sufficient allowances so that they may live a reasonably decent living?

The Honourable Pandit Jawaharial Nehru: Yes, Sir I think it is the obligation of the Government in case of people whose movements are restricted to pay them adequate allowance

Mr. Ahmed E. H. Jaffer: Is it not a fact that an application was submitted by them before the Honourable Member took over charge and his reply to them was that "while it was not possible for him to take any steps in regard to the detention or the maintenance allowance of the petitioners until the Government of India as then constituted was completely changed, he considered that the teatment accorded by that Government to the petitioners was unjust, and unworthy and migradily and in view of that fact, will the Honourable Vember, now that he has taken over the portfolio of this Department, consider the dismability of giving them full justice?

Mr. President: The Honomable Member is referring to individual cases

Mr. Ahmed E. H. Jaffer No. Sn. all of them submitted a general petution to the Honourable Member before he fook over charge and his opinion them was that the treatment given to them by the then Government of India was "unjust and unworthy and miggardly My contention is that now that the Honourable Member has taken over charge of this Department will be very kindly see that full justice is done to them particularly increase their allowances in keeping with their old status?

Mr. President: That has aheady been answered

Shri Sri Prakasa: Is it a fact that sometimes a husband is confined in Quetta and the wift in Dehra Dun and that at the desire of the husband, the wife sallowance is sent to him rather than to her?

The Honourable Pandit Jawaharial Nehru: I should be very glad if the Honourable Member will supply me with details of this case to enable me to enquire into it.

Shri Sri Prakasa: It the Honourable Member would please look into the files of his department he will find a big correspondence from me on the subject

ESTABLISHMENT OF INDIAN DIPLOMATIC SERVICE

151. *Sardar Mangal Singh Will the Honourable Member for Laternal Alminer splease state whether it is contemplated to establish a separate Indian Diplomatic Service ? If so, what are its rules regarding recruitment, etc. ?

The Honourable Pandit Jawaharial Nehru: It has been decided that a starter indian Foreign Service should be established Matters of detail such as the rules to recuntiment, etc , are still under consideration

Sardar Mangal Singh May I know whether recruitment to these services will be done by open competition?

The Honourable Pandit Jawharial Nehru: With regard to this matter sometime back a fairly long press statement was issued. I should like to draw the attention of the Honourable Member to that statement. It is proposed to have retruitment for this setting probably through the same channels as normal retruitment for what may be the future civil service of India, but probably also with some special courses attached to them.

Lt.-Col. Dr. J. C. Chatterjee: Is it the intention of the Government to combine this new service with the present Indian political service or amalgamate the two?

The Honourable Pandit Jawaharial Nehru: No, Sır The new service which is proposed would be entirely new, but a number of people from the existing political service will be taken into it, a number of people from other Government of India services will also be taken and a number of people outside the

services will also be taken. Quite apart from the new recruitment which will be through competitive channels, we have to get a fairly, large number to start with, fairly large number of persons of vanious degrees of senioust, and these will have to be taken from the present political service from the I C S and others who are not in service today.

Lt.-Ool. Dr. J. C. Chatterjee: Then is it the intention of Government to continue a separate political service is it now exists?

The Honoursble Pandit Jawaharlal Nehru! The present political service consists of those employed in the Indian States those employed by the External Affairs Department, and some people serving abroad. All these services will have to be changed completely. The torogin service will deal with all representation abroad, it has nothing to do with the Indian States. Commercial representation, alphomatic and consular—all these will be in the foreign service. So while the present political service will crass to be, as to what is to happen to the Indian States is a different constitutional problem with which we are not concerned now.

Mr. Manu Subedar: Will Government give my special consideration of facilities for the inclusion in this service of those men who have needed good service during the last five or six years, and who are now being sent away but who have been reported well during their period of service? I teler specially to people in the Indian army havy ind air force.

The Honourable Pandit Jawaharlal Nehru: Undoubtedly Sa

Shr. Sn. Prakass: Sn. before you go on to the next question 1 should like enlightened on a point of procedure. Is it within the rights of in Honour-ble Member to ask i sixth question is Stadir Mingal Singh has done roday and mituds to do every day! You thould called his name five times before—he being absent it the time—and his motal half thus been finished.

Mr President: In view of his absence no questions were asked before and so this was his first question.

Non-Co-operation of Ministry of Bengal with the present (Interim) Government of India

†152. Mr. Sasanka Sekhar Sanyal Will the Leader of the House be pleased to state

(a) whether it is a fact that the present Ministry of Bengal has taken up an attitude of non-co-operation with the present Government of India (known as the Interim Government).

- (b) whether Government are aware of the utterances made by the Bengal Ministers to that effect;
- (c) in how many meetings or conferences or committees (whether of a formal informal or other nature) convened or assembled at the instance of the Central Government or of the members or Departments of the Central Government and attended by a parentatives of Provincial Governments in September, and October, 1946 the Bright Government did not represent themselves.
- (d) whether Government or the Ministry or any of the Ministers of Bengal have about difference and action on such gatherings; if so, what, and
- (a) how the Central Government propoge to put into operation their plans and programmes of welfar in Bengal if the Ministry of the Province continues in this policy of "solution" and "unicocopy ration?

The Honourable Pandit Jawaharial Nehru: (a) and (b) There is no reason to think that the Bongal Government have taken up an attitude of non-co-operation with the Government of India though certain statements have been made which may have given that impression

(c) So far as I know the Bengal Government has been represented at meetings or conferences convened at the instance of the Government of India or of Central Departments

⁺Answer to this question laid on the table, the questioner having not put up the question

- (d) Yes
- (e) Does not arise

SUPERFLUOUS OFFICERS IN KARACHI CUSTOMS HOUSE

- 1183. *8eth Snihdev (a) Will the Secretary of the Commerce Department be pleased to state whether Government are aware that a superfluous staff of officers is being maintained in the Karachi Customs House since 1943 in connection with the working of the innort and export trade control which has recessitated incurring of large expenditure ?
- (b) If the reply to part (a) above is in the affirmative, what it ps have been taken or are being taken to reduce the number of officers?
- The Honourable Mr I. I. Chundrigar: (a) No superfluous staff of officers has ever been maintained in connection with the working of the import and export trade control at Karachi.
 - (b) Does not arise, but the Staff position is reviewed from time to time
- Appointment of Sir Patrick Spens, Chief Justice of India as Chairman of Calcutta Disturbances Commission
- 154 *Mr. K. C. Reogy (a) With reference to the appointment of Sir Patrick Spons, Chief Justice of India, as Chairman of the Calcutta Disturbances Commission, has the attention of the Honourable the Leader of the House been drawn to the following Press statement of the Chief Minister of Bengal published in Calcutta on the 1t September, 1945
- "I am taking steps to set up such a tribunal and have already requested His Excellency the Vicercy to assist me in securing the personnel that will command the confidence of the public"?
- (b) Was the appointment of Sir Patrick Spens as Chairman of the Commission entrely a matter of negotiation between His Excellence, the Viceron and the Chief Minister of Bengal, or dut the question come up for the consideration of the Government of India at the instance of the Government of Bengal at any stage or in any form? What was the actual procedure followed in this matter, from the initiation of the proposal, to the actual deputation or appointment of the Chairman?

The Honourable Pandit Jawaharlal Nehru: (a) Yes

(b) I understand that the Bengal Government approached His Excellency the Vicerox through His Excellency the Governor to secure the services of the Chuf Justice of India. The Vicerox's good offices were given in his personal capacity and there was no reference to the Government of India. I have no further information.

EXPANSION AND RE-ORGANISATION OF GEOLOGICAL SURVEY OF INDIA

- 155 *Mr. K. C. Neogy (a) Will the Honourable Member for Works, Muns and Power be pleased to state the progress made in carrying out the detailed scheme of expansion of the Geological Survey of India referred to by Di. Ambedkar in a debate in the Legislative Assembly on the 12th March, 1945, and specially indicating the action taken for the establishment of different branches of the Geological Survey to deal with Engineering Geology, Industrial utilisation of minerals, Central mineral development, geophysical work and oil development, especially?
- (b) Is any comprehensive re-organisation of the superior administrative machinery of the Mines Department contemplated ? If so, will the Honourable Member indicate the approximate time when, and the lines on which, such re-organisation is likely to take place?
- (e) What opinions have been expressed by the different Provincial Governments in the matter of undertaking Central legislation for the purpose of establishing necessary control over minerals, to which reference was made by Dr Ambedkar on the occasion mentioned above, and what is the Government's programme in this hehalf.

¹ Answer to this question laid on the table, the questioner being absent

- (d) Has any action been taken during secent months, or is proposed to be taken in the near future, specially in regard to control over the prospecting for oil and the granting of concessions therein? If so, on what lines has such action been taken or is contemplated?
- (e) With reference to the Advisory Board appointed by the Government in January, 1946, to advise them on problems connected with the inneral development of the country, will the Honourable Member please lay on the table of the House a statement showing the various topics on which the advice of the Board has been cought and the purport of the advice tendered by them?
- Mr. B. K. Gokhale: (a) A statement showing the various steps taken the reorganisation and expansion of the Geological Survey of India is laid on the table
- (b) The Mines Inspectorate was recently strengthened by the addition of two more posts of linspector of three and two posts of summer inspector of three
- (c) The replies of the Provincial Governments who were addressed in July 1945 were generally favourable to the idea of Central co-ordination, provided the meonic from royalties etc. and the execution of policy was left in the hands of Provincial Governments. A fresh approach to the subject is, however, under contemplation, as the views previously expressed were in many cases those of the Section 98 administrations.
- (d) The question of control over the prospecting for oil and the granting of consistency is still under consideration. It may, however, be pointed out that the responsibility rests paintain on the Provincial Governments concerned
- (e) The advice of the Board has not been sought so far on any point. The whole question of mineral policy including Central co-ordination and regulation and Central legislation is under consideration.

REORGANISATION AND EMPANSION OF THE GEOLOGICAL SURVEY

- 1 In order to enable the Geological Survey of India to undertake extensive exploration of the country's mineral and water resources and thus asset post war plans for industrial and economic development, the following steps have been taken:—
- (i) Execution of the target for the staff of the Survey the target to be resched as ramidly as possibilities of recruitment and training of new recruits, admit The first stage of expinsion has already beginn with the creation of some new posts and secunitment of staff. The following table shows the pie wir strength the present sometime and the proposed target excluding the ministerial and other subordinate technical posts.

~-	Pre was strongth	*Present sanction	Target
	†		
Director ,	ı	ı	1
Superintending Geologists	3	10	10
Geologista	12	30	34
Assistant Geologists	10	33	80
Geophysicists	ļ	2	2
Petroleum Geologist	ļ.		
Mining Engineer		١,	,
Deputy Mining Engineer		١,] [
Chemist		,	!
Assistant Chemist	1 .		'
	1	9	9

Includes temporary posts

- (ii) Creation of a temporary post of "States Liaison Officer" in the Survey with a view to securing a co-ordinated programme of geological investigations directed towards the orderly exploitation of mineral resources in the various Indian States
- (iii) Expansion of the library organisation so as to ensure proper indexing of all material, and the formation of a properly designed information and publicity organisation. The steps taken in this direction are—
 - (a) resumption of Geological Survey of India publications
 - (b) opening of library and statistical sections in the Geological Survey of India Office
 - (c) formation of a Mineral Information Bureau to give information and advice to indus-
- (d) Publication of a quarterly journal called "Indian Minerals" containing articles written manily in non technical language on matters relating to the different aspects of mineral development in India and short accounts of such developments in other parts of the world The first issue of the journal will appear in January 1947
 - (e) Publicity in U K and other countries under consideration
- (iv) Inclusion in the Geological Survey of branches to deal with mineral development, engineering and water supply problems geophysical investigations and drilling as indicated below
 - (a) formation of mineral development section to carry out exploratory mining
- (b) establishment of a Geophysical Section under an expert Italian Geophysicist with a staff of surveyors and an Italian Technician Proposals for further strengthening this section are under consideration
- (c) Creation of a separate diilling branch under a Drilling Expert Proposals for, the necessary staff, purchase of the required number of drills, and the establishment of a base workshop, are under consideration
- (d) Formation of a branch for Engineering Geology and Ground Water Section The Supernitanding Geologist incharge of this branch was recently placed on deputation in America to "udy engineering geological problems
- (e) Expansion and modernisation of the laboratory. The number of chemists has been increased and a large quantity of new instruments have been ordered from abroad
- (f) Placing of indents in U K, U S A, and Italy for a large quantity of equipment for the geophysical section and for the expanded activities of the Survey
- The branches mentioned above will be available for two purposes—advice to the public in carrying forward their own investigation developments and mining and the actual parameter of field investigations to the stage at which commercial possibilities become apparent
- 2 Recruitment of Staff -Two factors militate against the immediate recruitment of personnel -
- (1) paucity of suitable geologists and the difficulty of giving field training to a large number of recruits, and
 - (ii) the necessity of so arranging the expansion as to secure a balanced cadre
- Although a number of posts in the different grade were sanctioned a year ago it has not been possible as yet to get the full complement, with the result that detailed surveys in certain Provinces, e, g, Orisas, Ahdaman Nicobar Islands, are being held up
- A certain number of posts in the grade of Superintending geologist and geologist and speculist posts have yet to be filled up Some of these have been advertised in U. R. and U.S. A and nonmastions from these countries are still awaited. Advertisements in India for geologists, geophysicia and periodising geologist have produced no satisfactory to see the second of the second countries are still awaited.
- As regarda Assistant Geologists, all the vacancies available for civilian candidates, and a portion of the quota reserved for war service candidates have been filled up. The Federal Public Service Commission are taking steps to fill the remaining 21 vacancies, reserved for war service candidates A few temporary Assistant Geologists I was considered through the Commission to fill up the vacancies arising out of the promotion of permanent assistant Geologists as Geologists as
- Assistant Geologists are Geologist grade for training abroad, it was agreed to send about 12 Assistant Geologist draine each of the years 346, 1947 and 1948 to the Melbourne University in Australia for practical training 8 Assistant Geologists have been sent this year of Australia and they are expected to return to India after completion of training in November next 1t is hoped that by 1948 geological training in the Indian Universities will hive improved to the extent required
- 4 Geological Education —It is considered necessary to strengthen the geological faculty in the Indian Universities with a view to improve the standard of teaching in Geology so

that recruits from the Universities may be fit for service in the Geological Survey of India. To examine this question a Committee with the following personnel has been appointed —

- (1) Dr Paria—Vice Chancellor, Utkal University (Chairman)
 (2) Dr West, Director, Geological Survey of India
 (3) Dr Wadia, Adviser on Mineral development Members
- The Committee has just submitted its report to Government
 5 Advisory Board to Asset the Survey—The reorganisation of the Survey has, as one
 of its objects, planning of mineral development An Advisory Board has been formed of
 experts to advise on a short term and long term planned policy of mineral development
- 6 Neither the expansion plan chalked out nor the present target figure of geological staff can be considered as final. The steps so far taken for the expansion and reorganisation of the Survey on modern lines are intended to form the first stage in its progressive development and are designed to enable it to take its place, along with other scientific organization. isations in the planned economy of the country
- Mr. K. C. Neogy: With reference to part (d) of the question, is it not a fact that control over concessions in such an important article as oil is exercised by the Provincial Governments, simply because of the failure of the Central Government to take necessary legislative authority to regulate such concessions?
- Mr. B. K. Gokhale: Under the Government of India Act mineral development comes under the provincial field except to the extent to which regulation and development under federal control is authorised by an Act of the federal Legislature So far there has been no such Act, and therefore the Honourable Member is quite right in saving that the responsibility is still with the provincial Governments
- Mr. K. C. Neogy: With reference to the reply to part (c) where the Honourable Member said that the provinces had agreed to a measure of central co-ordination, will be refer to the question itself and see that I asked for information regarding central legislation and not central co-ordination? I should like to know whether that aspect of the matter has been brought to the notice of the provincial Governments, namely, the desirability of having central legislation, in terms of the constitution to which the Honourable Member has just referred, enabling the Central Government to assume control in regard to certain matters relating to mineral concessions and developments
- Mr. B. K. Gokhale: The Provincial Governments were generally consulted on all the questions involved, firstly, the question of co-ordination as between different provinces, secondly, the question of regulation of mineral develop ment on an all-India basis, then there were other questions like export and import policy, the possibility of specialised training and research, and finally the question of executive machinery to give effect to the new policy and the legislation required to give effect to the policy as a whole Provincial Governments were consulted on all these points and a variety of opinions was expressed, some favourable and some unfavourable But generally what Government felt was that a fresh approach should be made to this question and that approach is now in contemplation. The Honourable Member in charge proposes to have a meeting of provincial Ministers where the whole matter will be placed before them, and the policy inculding the execution of policy and legislation necessary for the same will be considered
- Mr. Manu Subedar: I understand that Government have also approached the Indian States with a view to central co-ordination. I do not wish to embarass the Honourable Member but is he in a position to tell the House now to what extent response has come from that quarter for an all-India co-ordination or all-India legislation?
- Mr. B K. Gokhale: It is also proposed to invite to this conference representatives of Indian States I am not in a position to say what the response is likely to be
- Mr. K. C. Neogy With reference to the reply to part (e), is the Honourable Member aware of the dissatisfaction that has been expressed from time to time at the non-representative and the unsatisfactory character of the composition of the Advisory Board?

Mr. B. K. Gokhale: That was partly the reason why no meeting of the Board has been held

EXISTENCE OF MINERAL SOURCES OF ATOMIC ENERGY IN INDIA AND ITS CONTROL
AND DEVELOPMENT

- 156. * Mr. K. C. Neogy (a) Will the Honourable Member for Works, Mines Power be pleased to state whether existence of numeral sources of atomic energy has been proved in any part of India, and whether necessary investigation and research in the matter is proceeding at the instance of the Geological Survey of India or any other acenty?
 - (b) Has any enquiry on this subject been received from the British Govern
- (c) What is the policy of Government in regard to the control and development of such numeral sources *
- Mr. B. K. Gokhale: (a) Uranium and, to a certain extent, thorium are the principal sources of atomic energy according to present information

Uranium has not been found in India in appreciable quantities. The mineral monastie (one of the thorium-bearing minerals) occurs in notable quantities as beach-sands on the Travancore coast

- At the instance of the Board of Scientific and Industrial Research, an Atomic Research Committee has been established under the Chairmanship of Professor H J Bhabha It is also proposed to establish a special unit for such investigations under the Geological Survey of India
- (b) The Atomic Research Committee as well as the Geological Survey of India hope to work in collaboration with the Department of Atomic Energy, Ministry of Supply of His Majesty's Government
- (c) The policy of Government is to control and develop such resources in the best interests of India
- Mr. Manu Subedar: Have Government been in negotiation with His Majesty's Government and have they sent any men from India in order that they may be taken into confidence with regard to the progress of research as far as it has been made already in the West? My question is need we start right from the beginning? Has Government made any endeavour to get the results of the research so far made so that we can take that as a starting point in India?
- Mr. B. K. Gokhale: Two of our officers who had recently been to the United Kingdom have been in touch with His Majesty's Government and, as a result of discussions which they had in England, we are now proposing to have a separate unit under the Geological Survey of India under an eminent Geologist and it is proposed to send him to the United Kingdom for about six weeks and then to organize the unit in the light of whatever advice and information he may receive
- Seth Govind Das: Will the Government see that this energy is utilized in constructive work and not for destructive purposes?
 - Mr. B. K. Gokhale: That Sir is the intention
- Lt.-Col. Dr. J. C. Chatterjee: With reference to part (b) of the reply given the Honourable Member, is in the intention of the Government to manufacture atomic bombs in India?
- Mr. B. K Gokhale: That question might be addressed to the Defence Department
- MD. Manu Subedar: Have His Majestic's Government accepted the position that they will share with India the atomic research knowledge as far as it has reached there or have they made any bones about it?
- Mr. B. K. Gokhale: That I am afraid is the a question for the Defence Department.

- Sti M. Ananthasayanam Ayyangar: May I know from the Honourable Member if he is aware that one Mr. Parthasanthy was sent from here—from Dr. Bhatangar's Institute—to study the effects of atomic bombing in Japan, and if his knowledge has been made use of on he constitutes one of the members of the Research Committee?
- Mr. B. K. Gokhale: I must ask for notice I have heard something about it, but I am not quite sure
- Sn M. Ananthasayanam Ayyangar: Way I know who are the members of the Atomic Research Committee?
- Mr. B. K. Golkale: I said an Atomic Research Committee has been established under the Chairmanship of Prof. H. J. Bhabha. But I must ask for notice, because this does not pertain to my Department. We will have a special unit for Uramum research under the Geological Survey of India. It is proposed that this should be under Dr. Krishnan who is a Superintending Geologist in the Geological Survey, but no other staff will be appointed until Dr. Krishnan goes to England and deedees what he is going to do about it.

NUMBER OF CONTROLS UNDER COMMERCE DEPARTMENT

- 157. *Mr. Vadial Lallubha: Will the Secretary of the Commerce Department be pleased to state
- (a) the number of Controls under the Commerce Department which have ceased to be in force after the end of the War.
 - (b) the number of Controls which still remain in force?
- (c) Whether Government propose to reduce the existing control to a minimum in the numediate future?
- The Honourable Mr. I. I. Chundrigar. (a) The Jute (Price Control) Orders, 1945 and 1946, the Lie Export Control Order, 1914 and the pertion relating to Oil Cakes in the Vegetable Oils and Oil Cakes (Forward Contract Prohibition) Order 1944, have been withdrawn by the Commerce Department since the cessation of hostilities.
- (b) Control over exports and imports over the pieces of cloth and varn for export, over enemy trading and controls probe ting forward trading operations in Vegetable Oils and oil seeds which are edible—s, also in spaces are still in force.
- (e) The operation of the controls mentioned in my inswer to part (b) is under constant review so as to ensure that they are not retained a day longer than necessary
- Shr Sn Prakess: Is it a fact that some of the Provincial Governments by issuing Ordinances have undone the good work of the Commerce Department in withdrawing those controls?
 - The Honourable Mr. I I. Chundrigar, I want notice of that question
- Mr. N M. Joshi: May I ask whether the Government of India consulted the Legislature before withdrawing the controls and as there are now some controls still left whether they will at least now consult the Legislature before removing the controls?
- The Honourable Mr. I. I. Chundrigar. There are so many articles under Control that each case has got to be examined on ments and the passing of very early orders is necessary. I think it is very difficult, if not impossible, to consult this House before issuing orders about any specific article.
- Mr. N. M. Joshi: May I ask whether the Government of India will appoint a committee of the House which will be consulted before controls on various strictes are removed?
- The Honourable Mr I. I. Chundrigar: It is very difficult, as I have already pointed out in answer to the previous supplementary question, to wait until the report of a committee of the House is obtained. The case of every article is examined and it is necessary to pass early orders on the question and so it will be with a should be consult for consult any committee of the House.

- Mr. N. M. Joshi: Ma I ask whether the Government of India is aware that the removal of these controls has a very serious effect on the economic condition of the people in this country, and if they are aware of that fact will they not find some method by which the Legislitue will be consulted or at least a committee of the House will be consulted before these controls are removed?
- The Honourable Mr. I. I. Chundrigar: It has come to the notice of Government that the removal of some controls has resulted in mercase of prices. Therefore the Government is very anxious to examine each case very minutely and very carefully before orders lifting controls are passed.
- Mr. Vadial Lallubha: Is the Government aware that due to these controls there has been a lot of corruption and is the Government taking any steps to check this corrupt on which is on wholesale scale?
- The Honourable Mr. I. I Chundrigar: So tan as the question of meetin corruption is concerned. I understand that Bill is shortly to be introduced in the House by the Honourab'e the Honou Member and Government is certainly alive to the need of keeping a very vigil eye, and they are keeping a vigil eye, to stop corruption as far as possible.
- Mr Muhammad Nauman Is Government aware of the fact that after the abolition of control on certain articles the prices have gone up four hundred times and the index prices of decontrolled articles have also gone up hundred times? Has Government looked into that matter?
- The Honourable Mr. I. I. Chundrigar. I cannot say about the percentages mentioned by the Honourable Member. Government is a care that prices of certain articles have gone up. After the lifting of control and Government is also of opinion that in some cases prices were unduly depressed because of the control. Where the benefit has gone to the repealturest Government has no intention to intervene in the matter but in cases where the consumer is largeful and Government finds that prices have a numer as they have in case of some luxury articles the case will be examined again for re-imposing control.
- Shri Mohan Lal Saksena: Is the Honourable Member aware that there is a Standing Committee for the Commerce Department and will the Honourable Member give it an opportunity treexpress its opinion regulating decontrolling of articles?
- The Honourable Mr I, I Chundrigar ()n important questions which can stand over for some time. Government will consult the Committee
- Sn T A Ramalingam Chettar: Is the Government aware that the imposition of control has increased the prices in several cases. I will give one very important example handloom cloth. The price of handloom cloth has increased by 15 to 20 per cent on account of the control that has been imposed very recently.
- The Honourable Mr. I I. Ohundrigar: The increase in the prices of handloom products has not taken place notation because of the imposition of control. There are severa factors governing price movements and it cannot be attributed to control measures at all
- Mr. N. M. Joshi: I would like to ask the Leader of the House whether this Leader of going to have some opportunity of discussing this most important question which affects the economic life of the country during this Session?
- Mr. President: The Honourable Member means the question of Government's general policy with regard to controls?
 - Mr. N. M. Joshi: Yes. Sir
- The Monourable Pandit Jawaharial Nehru: I can assure the Honourable Member that this question is engaging the attention of Government and we are very much agitated about the vicious circle into which we have been caught. On the one hand we have high prices. If we raise some other prices it leads to higher prices all round and further inflation, and that again leads to higher prices. Therefore, we have considered them very carefully. I cannot sav just now if we can give a particular date for discussion of the subject but we shall certainly try to accommodate the wishes of the House in this matter.

Seth Govind Das: In cases where prices have gone up considerably, will Government think it desirable to re-impose control on such articles?

The Honourable Mr. I. I. Chundrigar: Yes, specific cases of that type will be considered for reimposing control

POLICY TO CONTROL ON AFRICAN AND SUDANESE COTTON

- 158. *Mr. Vadual Lallubhau: Will the Secretary of the Commerce Department be pleased to state
- (a) if it is a fact that controls on African and Sudanese cottons are more rigidly limantamed than as visualized in the policy declared by the Commerce Member in reply to starred question No 1747, dated the 12th April, 1946,
- (b) if it is still the desire of Government to be the sole buyers of African and Sudanese cotton,
- (c) if so, are Government aware that this is in contradiction of its policy to hiernee freely foreign cotton declared by the then Commerce Member in teply to starred question No 1747, dated the 12th April, 1946, on the floor of this House,
- (d) if Government have received any representations protesting against this contradiction of their declared policy, and
 - (e) if so, what action have they taken in this respect !

The Honourable Mr. I. I Chunongar (a) (b) and (c) As the Horourable Monther is no doubt aware, the trovernment of india have entered into an agreement with the East African and Sudan Governments for the purchase at a greed pinces of such quantities of their exportable surplus of cotton as are available for India Import heeners cam, as the result of this agreement, only be granted against export hieners is suiced by the exporting country, and the question of the private procurement and the free heening of those cottons does not at present arise. The policy followed with regard to East African and Sudan cottons is not, therefore, in contradiction to the statement made by my predecessor in April last

As regards the future, the question of the continuance of a similar agreement is under consideration in consultation with the interests concerned. Government, I may assure the Honourable Member, are only anxious to ensure that the country's requirements of those cottons are made available to the consumer on the most advantageous terms.

- (d) No representation protesting against the alleged contradiction in policy has been received in respect of East African and Sudan cottons
 - (e) Does not arise

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Mr. Vadual Lallubhar Have the Ahmedabid Millowners not sent any representation?

The Honourable Mr. I. I. Chundrigar: No representation containing the allegation in clause (d) of this question viz, the so called contradictory polocy of Government is received from them. The representation made by the Ahmedabad Millowners Association is regarding the removal of import restrictions on East African and Sudan cottons, and that is being attended to

Mr. Vadilai Lallubaai: Will the Honourable Member consider placing East African and Sudan cottons on the same footing as the Egyptian cotton?

The Honourable Mr. I. I. Ohundrigar: Different considerations apply, because so fur as the Bast African and Sudan cottons are concerned, it is considered advisable to buy on a Government to Government basis and the reports, even from the trade channels, are that it would be to the advantage of India to procure supplies of East African and Sudan cotton on a Government to Government basis, and if that is not done, it is possible that India may have to pay a higher price for this cotton

Mr. Vadilai Lallubhai: Is it a fact that due to cotton being a world commo-

- The Romourable Mr. I. I. Chundrigar: The report is that if Government had not made the purchases of East African and Sudan cottons on a Government to Government basis, India would have been compelled to pay a much higher price, and even now I may mention that the Cotton Import Advisory Committee has suggested that it would be to the interests of India to enter into a similar agreement for the year 1946-47 and that is under consideration by Government.
- Mr. Vadial Lallubhai: Is it a fact that the distribution of these cottons has been arranged in such a way that some of those mills who are using foreign cotton have been hard hit and that they are not able to stand in competition with other mills who get these cottons?

The Honourable Mr. I. I. Chundrigar: No complaint of that character has been received

SAGO FLOUR AND THE IMPORT LICENCES ON STARCH

- 159 *Mr Vadial Lallubha: Will the Secretary of the Committee Dipartment by pleased to reade
- (a) if it is a fact that import he nees a e being feetly granted to importers of starch .
- b) if i is a feet that Sago Flour which is purely a sizing mate ial and is not should material is placed on free list of imports as a coult of which g cat quantities of Sago flou a c boing dumped in the Indian market,
- (e) if so, have Government considered the adverce effect on the nascent industry at home, and
- (d) pending the report of the Interim Tariff Board, what do Gove ament p opos® to do to protect the Indian Starch Industry from the new decontrolled imports of Sago flour which are thus dumping the Indian mark ts?
- The Honourable Mr. I. I. Chundrigar (a) I mate the Honourable Member's attention to the reply given to part (a) of his question No 728 on the 6th of March last. I may reterate for his information that imports of only limited quantities of stuck are being permitted in the interests of the Textile Manuacturing Industry.
- (b) Government a information is that Sago flour is not purely a sizing material, but is also used as an article of food, and this item was meluded in the Open General Licence in order to combat the food shortage. Exact figures as to the quantity of Sago flour imported after the inclusion of this item in the Open General Licences are not immediately available. It is not, therefore, possible to judge whether large quantities of this commodity are actually being dumped into this country. Figures of imports are, however, being collected and the point mentioned by the Honourable Member would be examined as soon as these are received.
- (c) No Sir, as the question of dumping was not raised so far, the matter is, however being investigated
- (d) The Tariff Board have been requested to suggest an interim measure of assistance that may be necessary without prejudicing their final recommendations. The Board's reply is awaited.
- Mr. Vadial Lallubhal: Is the Honourable Member aware that sago pearl tood and not sago flour and that none of the sago flour has cone for food purposes?
- The Honourable Mr. I. I. Chundrigar: I have already montioned that the figures are being collected and the matter is being examined
- Mr. Vadilal Lallubhai: I would state for the information of the Honourable Member that sago flour is only a sizing article and not a food article
- The Honourable Mr. I. I. Chundrigar: I have mentioned that we were advised in consultation with the Food Department, that it may be treated as an article of food.

Mr. Vadial Laliubhai: Will the Honourable Member enquire as to how many tons of sago flour went for sizing purposes and now many for food purposes?

The Honourable Mr. I. I. Ohundrigar' I have already given the reply that the matter will be investigated

Loss to Government due to underhand practices in the Export Trade of Cloth

- 160 *Mr. Vadial Lallubha: Will the Secretary of the Commerce Department be pleased to state
- (a) if Government are aware of the many under-hand practices carried on in the export trade of cloth which has resulted in a loss to the country,
- (b) if Government have seen the anomaly arising out of the uncontrolled prices of cloth in free ports and at the same time the margin of profits for middlemen being stapulated by the Government at 10 per cent which has resulted in the middleman taking 100 per cent more or even higher pinces in fice ports and showing only 10 per cent as the margin of profit, due to the said Government regulations,

(c) if Government are aware that similar situation regarding high profits exists in many other countries also to which India exports cloth,

(d) if Government are aware that due to this anomaly the country's Exchequer is being put to considerable loss, and

(e) if so, will Government see to it that this anomaly of prices is put a stop to?

The Honourable Mr. I. I. Chundrigar: (a) Government have no definite information on the subject

- (b) By tree ports the Honomable Member presumably refers to importing countries in which there is no price control on imported doth. It is tree that yport price control on exports from India to such countries has been withdrawn and Government have not prescribed any definite profit margins for the middleman in respect of exports to these destinations. However, invoices continue to be checked within view to ensuring that the export prices are not excessive. The question as to what further measures should be adopted is under the consideration of the department.
 - (c) No. Su, Government have no definite information on the subject
 - (d) and (e) Do not arise
- Mr Manu Subedar: Will Government consider the advisability of negotiating butto transactions with a few countries in order that India may get essential autolis like food against cloth and also the advisability of taking up the export of cloth from this country as a State monopoly so that the profits may remain with Government instead of going into private pockets.

The Honourable Mr. I. I. Chundrigar: The question of barter is being consisted in individual cases where Government find that it will be in the interessed of India to procure food from some countries. The other question raised by the Honourable Member is a very important question of policy and it will be examined.

Mr Vadilal Lallubhai: In view of the fact that there are high prices running in other countries, will the Government consider to export this cloth themselves so that Government gets the benefit of this disparts in price.

The Honourable Mr. I. I. Chundrigar: Government are already considering the question of reducing the price at which cloth is exported to these countries and Government have taken up the question as to the manner in which that control should be imposed

Seth Govind Das: Is it a fact that most of the countries to which our cloth is exported do not send us any food material?

The Ecnourable Mr. 1. 1 Chundrier: The question cannot be looked at merel; from the point of view of food procurements to India. When we are in a position to manufacture cloth it is the moral duty of India to supply something to the neighbouring countries who are not able to procure their supplies from elsewhere

Seth Govind Das: Should we take it that inspite of the fact that we have so much searcity of cloth, it is our moral duty to send cloth outside?

Mr. President: That is an argument Order, order

Next question Mr Sanyal

MANUFACTURE OF BY-PRODUCTS OF COAL

- 161 *Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for Works
 Mines and Power be pleased to state
- (a) the by-products of coal that have been undertaken in India (i) before the last Great War, (ii) during the last Great War, and (iii) after the last Great War,
- (b) what other important and valuable by-products can and should be undertaken forthwith,
- (c) what steps are being taken by the present Government so that the existing opportunities for the manufacture of by-product, are not wasted and that the collibries are obliged and helped in undertaking industrially and commercially useful by-products namediately, and
- (d) whether Government are consulting scientists and experts in such matter and whether they are taking the assistance of the Indian Science Co ignoss?
- Mr. B. K. Gokhale: The question should have been addressed to the Honourable Member for Industries and Supplies. It has accordingly been transferred to the list of questions for the 6th November, 1946 when it will be answered by the Honourable Member for Industries and Supplies.

EXTENSION OF ELECTRICITY TO RURAL AND SEMI-URBAN AREAS AND NATIONALIZATION

- 162 Mr Sasanka Sekhar Sanyal: Will the Honourable Member for Works Mines and Power be pleased to state
- (a) what stops are being taken for the runs hate extension and popularisation of electricity in rural and semi-urban areas and for the ultimate nationalisation of nower.
- (b) whether it is not possible as a step towards the above, to terminate by legislation or otherwise the leaves of the existing licencees and to hand over the running concerns to the municipalities or other existing local bodies, as the case may be, and
- (c) whothen it is also not possible to reduce power rates to a maximum of three and specific non-productive corumption and two annes per unit for industrial and manufactuing consemption?
- Mr. B. K. Gokhale: (a) This is pinmarily a matter for Provincial Governments. New rural and semi-urban electrification schemes are being undertaken by most of the Provinces, notably by Madras and Beugal. The Central Technical Power Board which is under the control of the Government of India has completed a plan for semi-urban electrification covering an area of 2,500 sq. miles in Bengal to the north of Calcutta, and has a somewhat similar plan under preparation to that Government covering the area to the east of Calcutta. The Board has also been preparing a rural development project for a tract in the Central Provinces.
 - (b) This is not possible except by legislation of expropriatory nature

Provincial Governments have, however, been advised to secure the termination of the existing hierarcs by negotiation, wherever possible

- (e) It is not possible under present circumstances, to reduce rates to three annas per K W hour for lighting purposes except perhaps in large urban areas. On the other hand, it is understood that two annas per K W hour for industrial manufacturing supplies is an extremely high rate and far above the average prevailing at the present time
- Mr. Sasanka Sakhar Sanyal: Is it not the policy of the Government of India to investigate the question of power supply as a proposition of all-India planning?

- Mr. B. K. Gokhale: The Central Technical Power Board has been set up expressly for that purpose But unless and until legislation is undertaken to carry out any policy of electrification, the Government of India have no hand in it At present there is no such legislation
- Mr. Sasanka Sekhar Sanyal: Is it not a fact that in many cases projects of the circumstallation in one province have to be helped by supply of power from another province?
 - Mr. B. K. Gokhale: Yes, Sir
- Mr. Sasanka Sekhar Sanyal: In that case is it left to the two provinces to contact each other the Government of India coming in for the purpose of co-ordination between the two Provinces?
- Mr. B. K. Gokhale. The Central Technical Power Board can and does help in every possible way to co-ordinate the requirements of electrical energy throughout India Then there is also the Electricity (Supply) Bill which was introduced in this House in Maich last, under which it is proposed to set up Regional Electratit Boards and that Bill will certainly help in achieving the object which the Honourable Member fins in view.
- Mr. Sasanka Sekhar Sanyal: Is at not a fact that even today the matter of electricity is covered all over the country by central legislation?
 - Mr. B K. Gokhale: I believe it is in the Concurrent List
- Mr. Sasanka Sekhar Sanyal: Is it not a fact that the Indian Electricity Act governs the whole of the country?
- Mr. B. K. Gokhale: Yes, Sir, but the Indian Electricity Act is purely a safety measure It does not cover the question of planning, co-ordination and development That is the object of the Electricity (Supply) Bill, 1946, which was introduced in this House in March last
- Mr. Sasanka Sakhar Sanyal: Will the Honourable Member please state whethen in the matter of the proposed legislation which is coming up, the opinions of the provinces have already reached the Government of India?
- Mr. B. K. Gokhale: The motion tor circulation was unfortunately crowded out in the Budget Session and Government thereupon circulated the Bill by executive order Certain provinces have sent in their opinions but the most important provinces like Bengal, Bombay, Madras and the Punjab have not yet sent in their opinions and they have asked for more time to express their views
- Mr. Sasanka Sekhar Sanyal: Will the Honourable the Member please state whether any province has expressed the opinion that they were competent to go on with their electricity projects without the aid, assistance or initiative from the Central Government?
- Mr. B. K. Gokhale: Yes, Sir Some of the Provinces are anxious to be allowed to look after their electricity projects themselves without any intervention from the Centre
- Mr. Sasanka Sekhar Sanyal: May T know whether these opinions have been circulated to all the other provinces?
- Mr. B. K. Gokhale: I have already explained that some of the Provinces have expressed their opinions and these opinions are being tabulated. The question of their circulation has not yet been considered.
- Mr. Sasanka Sekhar Sazyai: I want to know whether those opinions which have been received from some of the provinces, which have a bearing upon some other provinces, have been forwarded to all other novinces?
- Mr. B. K. Gokhale: No. Sir. The opinions that have already been received are being tabulated. That is all that has been done so far sending the opinions to other province as a they are received.
- Mr. Sasanka Sekhar Sanyal: What are the provinces that have so far given their opinions
- Mr. President: I am afraid these questions on legislation do not arise out of the present question The Honourable Member is going into too many details

- Mr. Sasanka Sakhar Sanyal: I am asking which of the provinces have expressed their opinions
 - Mr. President: That does not arise out of this question

NATIONALIZATION OF PETROLEUM INDUSTRY

- 168 *Mr. Sasanka Sekhar Sanyal · Will the Honourable Member for works Mines and Power be please to state
- (a) the places in India where petroleum is at present available and how much of such area is under actual operation.
- (b) whether the capital and the companies operating the area are Indian or otherwise .
- (c) whether these companies have been asked to arrange for Indians getting facilities for training in operating processes,
- (d) the policy of the present Government with regard to the nationalisation of potroleum , and
- (e) if immediate nationalisation is not possible, what steps are being taken as aids to future nationalisation?
- Mr. B. K. Gokhale: (a) A statement is laid on the table based on information collected from Provincial Governments about three months ago. According to our information petroleum is at pieces in three do in a commercial scale in the Lakhimpur District in Assam and the Attock and Jhelium Districts in the Punjub where the areas under actual operation are said to be about 21 sq. miles and 20 sq. miles respectively.
 - (b) Government understand that they are largely British-owned
- (c) The Government of India have no information, as the Provinces are inective concerned with the companies
- (d) and (e) The regulation of mines and oifields and mineral development to which such regulation and development under Federal control is declared by Federal Law to be expedient in the public interest. No such law has yet been generally at the discretion of Provincial Governments. The question of formulating a general mineral policy for India meluding the policy for development of oiffields, is at present under the consideration of the Government of India

Statement showing the area of oil concessions granted in Provinces and States

_	Exploratory permits in square miles	Prospecting licences in square miles	Mining lease s in square miles
1 Assam (Assam Oil Co and B O C)	6,290 00	116 872	21 35
2 Punjab (B O C and Attock Oil Co)	57,464 70	386 17	26 94
3 N W F P (I B P Co and B O C)	'	1,586 38	1
6 Sind (B O C)	26,154 00	-	
5 Tripura State (B O C)		250 00	
Total .	89,908 70	2,339 422	48 29

- Mr Sasanka Sekhar Sanyal. Wil the Honourable Member state whether any and legislation is contemplated?
- Mr. B. K. Gokhale: I have said that the whole question of policy is at present under consideration. That includes questions bearing on central co-ordination, regulation and control to the extent to which Provincial Governments may be willing to part with such control. The question of executive machinery to carry out the central co-ordination, regulation and control and the legislation necessary for the same—all these questions are under consideration and the Homourble Member in Charge shortly hopes to have a conference of provincial ministers, at which these questions will be discussed
- Mr Manu Subedar: Can Government tell this House whether all those people who hold concessions in oil are actually working their concessions or whether some of them are merely holding those concessions without any effort at production and if it is so, will Government take some action?
- Mr. B. K. Gokhale: Oil concessions are of three different kinds. There are several companies which have got exploratory permits and these cover a total council of 89,908, square miles in Assam Punjah, Sind and other Provinces. Then there is another kind of permit which is called the prospecting license. An area or about 2,389 square miles is under prospecting license in all these different provinces. Mining leases which cover actual mining operations are only limited to Assam (21.85 square miles) and the Punjah (26.94 square miles) or a total of 48.29 square miles. Actual mining is going on only in these 48.29 square miles, whereas in other areas prospecting or exploration work is going on
- Mr. Manu Subedar: May I know whether full capacity of production from these areas which are under mining kases has been developed and if not will flowering take steps to stimulate production?
- Mr. B. K Gokhale: The truly oil bearing areas, if my Honourable friend wishes to know, are firstly a belt of rocks in North East Assam passing through Eastern Bengal to the Arakan Coast, a tract of about 800 square miles. Then there is a belt of oil bearing rocks
- Mr. Manu Subedar: What I said was this In the areas where mining leases have been actually given—in these 48 29 square miles which my Honourable friend mentioned—I want to know whether the full capacity to produce oil habeen developed. Let us say that the maximum capacity is 'X'. I want to know whether the 'X' capacity has been reached or is it only a quarter X' which is being produced. And if it is less than the natural capacity of production will Government try to symulate the production of oil? That is a Central subject
- Mr. B. K. Gokhale: In 1942 Government found it necessary to restrict explosition and prospecting in the interests of increased production from existing oil fields. That was a sort of monatorium established under the advice of the Central Government. Actually the Central Government have no powers in this respect, but this advice was given to the provinces and the provinces generally took that advice and established a kind of monatorium by which areas which were not actually being exploited could not be exploited. That monatorium, I understand will expire some time in February 1947 In question of policy which should be followed from February 1947 onwards is at present under the consideration of the Government of India

UNSTARRED QUESTION AND ANSWER

Centact with Foreign States in matter of Sports and Athletics

- 29. Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for External Affairs be pleased to state
- (a) whether Government of India have formulated any policy for bringing this country in contact with foreign states in the matter of sports and athletics; and
- (b) whether any fund has been created for encouraging individuals and clubs for the growth and development of sports and athletics?

The Honourable Pandit Jawaharia Nehru: (a) and (b) No Most counties leave such matters to be dealt with on a purely voluntary and non-official basis. Government however are prepared to give facilities for international coolers of the matter of a distribution of the leaves of the le

SHORT NOTICE QUESTION AND ANSWER

INTO THE REPUGIES FROM CHANDPUR STATION BY RAILWAY AUTHORITIES

- Mr. Sasanka Sekhar Sanyal: Will the Honourable the Railway Member be pleased to state
- (a) whether his attention has been drawn to the report which appeared at page one of the late city addition of the Hindustan Standard (Calli Ostober 1946 stating that 20,000 evacues—vetums of lawlessness in Eastern Bengal—who have been stranded at the Chandpur Station of the B A Railway for want of transport facilities were forced to leave the station with 24 hours, notice.
- (b) whether it is a fact that these included expectant mothers and mothers who had just given birth to children.
 - (c) the reasons for such action on the part of the authorities, and
- (d) what steps have been taken by the Railway authorities for efficient transport and for safe shelter and accommodation and for other essential amenities of such evacuoes?
- The Honourable Mr. M. Asal Ah: (a) From a report received from the B A Railway, it appears that the number of evacuees at Chandpur, even during the peak period was never more than 15 000. Difficulties in arranging transport with not confined to the rulway but were also experienced by the steamer companies, and it was impossible to clear all passengers offering at the same time.
 - No evacuees were given notice to leave railway premises
- (b) and (c) The Red Cross Society are taking care of expectant mothers and women who have given birth to children and accommodating them in hospitals
- (d) Strenuous efforts have been made by the B A Railway authorities to provide transport for evacuees from Chandpur and arrange for their comfort in consultation with the various relief organisations and with the Red Cross Society

For the evacuation of refugees arriving by steamers at Godlundo from Chandpur special trains were run to Ca'cutta in addition to the normal train services, on the 16th, 18th, 19th, 29th, 21st, 22nd and 24th October, 1946, and on two occasions No 28 Down train which normally terminates at Ranaghat was extended to Calcutta

The running of further special trains was not considered necessary as the stancers arriving at Goalundo did not carry sufficient passengers to warrant special trains being run

As regards relief measures for evacuees, the B A Railway authorities have made an ingements to accommodate them in waiting sheds, in all available rooms in the railway colony and in Government camps and have formed a Committee to co-ordinate the work of the various relief committees. These committees are attending to the needs of the refugees by meeting them and conveying them in lorries to relief centres where arrangements are made to supply them with food

The Public Relations Officer of the B A Railway is in close contact with provide organisers of relict who have expressed their satisfaction with railway arrangements

- Mr. Sasanka Sethar Sanyal: Will the Honourable Member be pleased to steel, in view of his answer that the railway authorities did not give notice to leave the premises, which is the authority which gave that notice?
- The Honourable Mr. M. Asaf An: I am afraid I cannot answer that question, because I have no information on the subject at all I was asked to answer the question which was put to me as tar as the railway was concerned.
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state whether it is possible for the Government of India to set up direct and independent machinery for giving rehef in the matter of food, shelter and inedicine to these refusees?
- The Honourable Mr. M. Asaf Ali: That again is not a question which can be answered by me

MOTION FOR ADJOURNMENT

WITHHOLDING OF TELEGRAMS IN BIHAR ON COMMUNAL RIOTS

- Mr. President: There is an adjournment motion, notice of which was received by me from the Honourable Member, Mr Nauman, and, I believe, from Mr Seth The motion is to discuss a definite matter of urgent public importance, namely
- "Withholding telegrams in the province of Bihar on the subject of communal riots in Bihar area."
- Who has given this order for withholding telegrams Is it the Central Government that has passed those orders?
- Mr. Muhammad Nauman (Patna and Chota Nagpur cum Orissa Muhunmadan) Yes—the Central Government which is responsible for such orders in that area, because telegrams and telephones are central subjects
- The Honourable Sardar Vallabhbhai Patel (Home Member) So far as the Home Department is concerned, no such order has been passed
- Sir Harold Shoobert (Secretary, Communications Department) Sir, I can assure this Honourable House that no orders have been passed by the Government in the Communications Department or by the Director General of Posts and Telegraphs
- Khan Muhammad Yamin Khan (Agra Division Muhammadan Rural) Is it in the power of the District Magistrate to order the Posts and Telegraphs Department not to communicate any telegram which he thinks might create some trouble?
- The Honourable Sardar Vallabhbhai Patel: That would be a provincial subject. Under the provincial powers, the district magistrate has got such powers
- Mr. President: If the district magistrate has got power, as I think he has that is why I put the question—, the question does not concern the Government of India
- Mr. Muhammad Nauman. Mr. I sav one word? Last night I booked e call from Western Court to my own house and Patha told me that they could not get through even a trunk cell to my house as there was no instruction of the department itself—be did not say the magnetize or the Bihar Provincial Government.
- Mr. President: That is not inconsistent with what is stated in the House His departmental head might have instructed him under orders from the district magistrate. We need not go into speculations about that It seems clear that there have been no orders of the Government of India and there is nothing, therefore, for which an adjournment motion can be admitted in this House.

DEMANDS FOR EXCESS GRANTS FOR 1948-44-concid

DEMAND NO 6-B-WORKING EXPENSES-MAINTENANCE AND SUPPLY OF LOCOMOTIVE POWER

The Honourable Mr. Lisquat Ali Khan (Finance Member) Sir. I move

"That an excess grant of Rs 14,66,729 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Working Expenses—Mainteanace and Supply of Locomotive Power'

Mr. President: The question is

"That an excess grant of Rs 12,64,807 be voted by the Assembly to regularise the expenditure chargeable to Rulway revenue actually incurred in excess of the voted grant in the year 1943 44 in respect of 'Working Expenses—Maintenance and Supply of Locomotive Power'"

The motion was adopted

DEMAND NO 6-E -- WORKING EXPENSES -- EXPENSES OF TRAFFIC DEPARTMENT

The Honourable Mr. Liaquat Ali Khan; Sir. I move

"That an excess grant of Rs 8,66,220 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1945 44 in respect of Working Expenses, Expenses of Electrical Department

Mr President: The question is

'That an excess grant of Rs 8,66,220 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1945 44 in respect of 'Working Expenses, Expenses of Electrical Department'

The motion was adopted

DEMAND NO 6-F -- WORKING EXPENSES -- EXPENSES OF GENERAL DEPARTMENTS

The Honourable Mr. Liaquat Ali Khan: Sir. I move

"That an excess grant of Rs 29,63,033 be voted by the Assembly to regularise the expanditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of Working Expenses, Expenses of Traffic Department"

Mr. President: The question is.

"That an excess grant of Re 29,63,035 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of Working Expenses, Expenses of Traffic Department"

The motion was adopted

DEMAND No 6-G - WORKING EXPENSES - MISCELLANEOUS EXPENSES

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That an excess grant of Rs 12,64,607 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of 'Working Expenses, Expenses of General Departments'

Mr. President: The question is

"That an excess grant of Rs 22,180 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of 'Working Expenses' Miscellaneous Expenses'

The motion was adopted

DEMAND NO 6-H - WORKING EXPENSES - EXPENSES OF ELECTRICAL DEPARTMENT

The Honourable Mr. Liaquat Ali Khan Sir, I move

"That an excess grant of Rs 22,180 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943.44 in respect of 'Working Expense,' Miccollaneous Expense.'

Mr. President: The question is

"That an excess grant of Rs. 14,66,729 he voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of "Working Expenses, Expenses of General Departments"."

The motion was adopted

DEMAND No 8 -INTEREST CHARGES

The Honourable Mr. Liaquat Ali Khan; Sir. I move

"That an excess grant of Rs 13,508 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of "Interest Charges"

Mr. President: The question is

an excess grant of Rs 18,508 be voted by the Assembly to regularise the expenditure chargeable to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of 'Interest Charges'."

The motion was adopted

DEMAND NO 10 -- APPROPRIATION TO RESERVE

The Honourable Mr. Liaguat Ali Khan: Sir. I move

"That an excess grant of Rs 18,508 be voted by the Assembly, to regularise the expenditure chargesble to Railway revenue actually incurred in excess of the voted grant in the year 1943-44 in respect of 'Appropriation to Reserve'".

Mr. President: The question is

"That an excess grant of Rs 1,70,41,042 be voted by the Assembly to regularise the expenditure chargeable to Railway revanue actually incurred in excess of the voted grant in the year 1983-44 in respect of 'Appropriation to Reserve'"

The motion was adopted

CIVIL

Demand No 78 -Indian Posts and Telegraphs-Stores Suspense-(Not Charged to Revenue)

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That an excess grant of Re 83.13.633 be voted by the Assembly to regularise the expenditure chargeable to Capital actually incurred in excess of the voted grant in the year 1943.44 in respect of 'Indian Posts and Telegraphs—Stores Suspense—(Not charged to Revenue)' "

Mr. President: The question is

"That an excess grant of Rs 85,13,655 be voted by the Assembly to regularise the expenditure on loss and advances actually incurred in excess of the voted grant in the year 1945-44 in respect of 'Indian Posts and Telegraphs—Stores Suspense—(Not charged to Revenue)'"

The motion was adopted

DEMAND No 81 -- INTEREST FREE ADVANCES

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That an excess grant of Rs 2,54,65,135 be voted by the Assembly to regularise the expenditure on loans and advances actually incurred in excess of the voted grant in the vers 1953 54 in respect of 'interest Free Advances'".

Mr. President: The question is

"That an excess grant of Rs 2,54.66.135 be voted by the Assembly to regularise the expenditure on loans and advances actually incurred in excess of the voted grant in the vers 1953 54 in respect of 'Interest Free Advances'".

The motion was adopted

Mr. President: The House all now proceed with the Legislative business

INDUSTRAL DISPUTES BILL

The Honourable Shri Jagivan Ram (Labour Member) Sir, I move

That the Bill to make movision for the investigation and settlement of industrial disputes and for certain other purposes be referred to a Select Committee consisting of Mr N M Joshi, Mr S Guruswam, Mr R C Morris, Sir Cowaşie Jehangir Prof N G Ranga, Sri T V Satakopu hari, Shri D P Karmarkar, Mr Vadital Lallubhas, Sree Satayarrya Baneries, Sreguit B S Hiray, Mr Abdur Rahman Siddini, Mr Abdul Hanud Shih, Mr Winhammad Rahmstullish, Mr S C Joshi, and the Mover, with instructions to report by the 7th November, 1946, and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five.

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Sir, this Bill is only an amendment Bill introducing certain changes in the Trade Disputes Act, 1929 and I shall therefore confine myself to tendering a brief explanation of the basic principles underlying the more substantial changes introduced in the Act. The provisions of the Trade Disputes Act, 1929, have in the main been reproduced in the Bill. But as the arrangement of the Act would become disjointed if amendments are introduced ad hoc. We have cons dered it would be appropriate to re-enact the Act, as in this Bill, setting out the various provisions in their proper context

The institutional changes introduced in the Bill relate firstly to the constitution of Works Committees consisting of representatives of employers and workmen, and secondly to the constitution of Industrial Tribunals consisting of independent persons who possess qualifications ordinarily required for appointment as Judges of a High Court The functions of the Works Committees will be to remove causes of friction between the employers and workmen in the day to day working of the establishment and to promote measures for securing amity and good relations between the employer and workmen The function of the tribunals will be to adjudicate on disputes referred to them These two institutions I may point out, will supplement the machinery already provided for in the Act of 1929 for the settlement of trade disputes, namely, Conciliations Officers, Boards of Conciliation and Courts of Inquiry

The two new modes of settlement of industrial disputes which will be effected by these two new institutions of Works Committees and Industrial Tribunals will be unsided voluntary negotiation and adjudication Reference to an Industral Tribunal will lie not only where both parties to a dispute apply for such reference but also where the appropriate Government considers it expedient, in public interest, to make such reference . Voluntary negotiation is not only by far the most satisfactory method for settling the differences between employers and workmen but, I am sure, you will agree should also be the normal method of settlement As regards the other new mode of settlement of disputes. namely, adjudication I venture to imagine that none in this House will raise a controversy in so far as it is to be optional. But as regards compulsory adjudication as a method of settlement of disputes, I apprehend that opinion in this House may well be divided. The issue involved is fundamental and that is whether and if so to what extent, Government should interven in industrial This, in turn, will raise the further question whether industrial disputes disputes are purely a matter of private law of contract between the employer and his workmen My answer, Sir, is that masmuch as the parties to industrial dispute are no longer limited to the aggreeved workmen and the aggreeved employer, and masmuch as the causes of the industrial dispute are not limited to breaches of the express or implied terms of the contracts of service, industrial disputes cannot be treated as matters purely within the confines of the private law of contract Trade disputes, Sir, I submit, are in reality a recrudescence of the economic warfare between capital and labour, and in this warfare the community at large is no less affected than the employer and workmen engaged in the industry Though trade disputes are estensibly bipartite engagements between capital and labour the public at large is a necessary party to them especially where they affect supplies and services essential to the well-being of the community To put it concretely, Sir, a strike in a public utility service will involve not only loss of production and profit to the employer and loss of employment and wages to workmen but will involve also loss of services and supplies to the community Government being responsible for the maintenance of services and supplies essential to the health, safety and welfare of the community and the maintenance of national economy, it becomes imperative for Government to intervene in industrial disputes, especially where in consequence any severe hardship is entailed on the community. The case for Government's intervention in industrial disputes with a view to promoting public interest is. I submit, incontrovertable

The question, then, arises within what limits should Government's interven-tion be circumscribed? Should Government content itself merely with providing machinery for the settlement of industrial disputes as in the Act of 1929 and

[Shr Jagjivan Ram] leaving it to employers and workmen to make such use of it as they may wish to, or should Government go a step further and attempt to authoritatively regulate the relations between the employer and workmen where they have themselves failed to settle their differences? The Act of 1929 does not provide for the enforcement of the findings of any authority that may be appointed for the settlement of trade disputes but leaves it to public opinion as the ultimate forum to express itself on the merits of the dispute. Prononcements of public opinion on the merits of industrial disputes, valuable as they may be for promoting industrial peace, will not often prove effective in regulating the relations between employers and workmen

Whenever industrial relations are disturbed, the solution lies not in the imposition of artificial peace by prohibition of strikes and lockouts, but in effecting a speedy readjustment of the relations between the employers and the workmen either by agreement between them or, where no agreement could be reached, by compulsory adjudication If, as I have submitted, Government must have power to intervene in industrial disputes, it will hardly be contested that that power must extend to enabling the Government to authoritatively regulate industrial relations where the employers and workmen concerned are unable to settle the disputes themselves The principle underlying compulsory arbitration, is, thus, I submit, clear and unimpeachable I may mention that more than anything else, the provisions of Rule 81A of the Defence of India Rules, empowering the Central Government to refer disputes to adjudicators and to enforce their awards, have enabled Government to deal effect vely with industrial disputes during the war. And what is more, the results of the adjudication proceedings have in most cases proved satisfactory both to the workers and employers The present Bill embodies the principles of Rule 81A. but in a more liberalised form My submission, Sir, is that neither the employers nor workmen have an unrestricted right to wage trade disputes if in consequence public interests are jeopardised. And where public interests are jeopardised, I maintain that it is incumbent on Government to intervene with a view to securing readjustment of the relations between the employer and workmen, if possible, by private negotiation and conciliation and, if necessary, by compulsory adjudication

In this connection I must explain why the enforcement of the awards of the Industrial Tribunals has been left to the discretion of the appropriate Govern-Adjudication proceedings are essentially judicial proceedings involving determination of the relative ments of the matters in dispute Being judicial proceedings, the decisions of the Tubuna's are entitled to the fullest considera-But it is necessary to ensure that the enforcement of the decisions of the Tribunals do not involve any disturbing effects on national economy, otherwise adjudication, instead of allaying, may result in accentuating industrial strife It would, therefore, be salutary that Government who are in a better position than Industrial Tribunals, to assess the possible effects of the enforcement of the awards of Tribunals on national economy should have discretion to decline to enforce such awards as are opposed to public interest or will have upsetting effect on national economy I must warn that it would be wrong to assume that because the Government have the power to reject the awards, they would not give the fullest consideration to the decisions of the industrial Tribunals

I must make it clear that in providing for compulsory adjudication our intention is not to oust or in any way minimise the importance of the methods of voluntary negotiation and conciliation in the settlement of disputes Industrial disputes being disputes on interests rather on rights, I need hardly stress that voluntary negotiation will offer more effective and lasting solution than conciliation or arbitration. Of all the institutions for the settlement of disputes provided for in the Bill. I would myself attach the greatest importance to the Works Committees. But some others might urge that in Works Committees is the possible danger of exploitation to the betterment of workmen by association with such Committees of persons not true representatives of the workers but who are

under the influence of the employer It is for this reason that I have not made a mandatory provision for setting up Works Committees but only an enabling provision by which the appropriate Government could set up such Committees and this will doubtless be done only where the appropriate Government is satisfied that conditions exist for proper functioning of the Committees Next to Works Committees, I would place reliance on the conclusion machinery for promotting industrial peace. It is only where conclusion has no reasonable chance of success, that disputes will be referred to adjudication as being a necessary expedient for securing readjustment of industrial relations in establishments where disputes have broken out

The importance we attach to conciliation as a mode of settlement of disputes is reflected in the provision that it will be compulsory in the case of all public withly services. Lest advantage be taken of the reference of disputes to conciliation machinery to procrastinate with a view to wearing out the opponent or to maintaining unjustly the state of affairs as existed before the dispute broke out, time limits have been fixed for the conclusion of conciliation proceedings—fifteen days in the case of Conciliation Officer, and two months in the case of Board's of Conciliation.

The principle has been well established, to quote from the statement of objects and reasons of the Trade Disputes Act. 1929, that 'persons whose work is vital to the welfare of the community generally, should not be entitled to enter into a strike before sufficient time is given to examine the merits of their grievances, and to explore the possibilities of arriving at a peaceful settlement' It would I submit, be both logical and leg-timate to extend this principle so as to prohibit strikes and lockouts during the pendency of conciliation and adjudication proceedings. This Bill prohibits strikes and lockouts during the pendency of conciliation proceedings and 14 days thereafter, as also during the pendency of adjudication proceedings and two months thereafter Power has also been given to the appropriate Government to prohibit continuance of strikes and lockouts as soon as a reference is made to a Board of Conciliation or an Industrial Tribunal No elaborate explanation for these provisions seems necessary It would suffice to say that the justification for these provisions lies in that the chances of settlement of dispute by conciliation or by speedy determination by adjudication will be gravely imperilled, if during the pendency of conciliation and adjudication proceedings the normal state of affairs as existed at the commencement of the dispute was not restored Lest these provisions may prove detrimental to the workers, a safeguarding provision has been made prohibiting alteration during the pendency of conciliation and adjudication proceedings of the conditions of service to the prejudice of the workmen

I feel, I must pointedly invite the attention of the House to the enlargement of the definition of public utility service attempted in the Bill by empowering the appropriate Government to declare for a specified period any industry to be a public utility service provided that public interest or emergency so requires The definition of public utility service as contained in the Act of 1929 being enumerative in its character is necessarily inelastic. The definition of a public utility service will to an extent depend on the facts of inational exponenty at any given time. For example, at present, when there is an acute shortage of cloth in the country, it would I submit, be legitimate to treat the textile industry as a public utility service, but when conditions return to normal and cloth is no longer in short supply, it would probably be difficult to justify inclusion of textile industry within the category of public utility services.

The industrial unrest through which the country is now passing is of unprecedented magnitude Before we could embark on any large scale industrialisation, we must establish conditions that will ensure industrial peace. The urgency of the proposed legislation is, I submit, therefore unquestionable I am aware of criticism often expressed that the remedy for restoring industrial peace is the ametioration of working living conditions of industrial labourers rather than any attempt to restrict the rights of the worker to go on strike I am fully conscious of the great importance one should attach to improving of [Shri Jagjivan Ram]

working and living conditions of labour and the Central as well as Provincial Governments are actively engaged in examining and enforcing all possible measures in this direction. We have already effected by legislation reduction in working hours in factories to bring this to the level enforced in countries much more advanced industrially Other measures calaing to welfare and wages of industrial and other classes of workers are also under active consideration. It will be appreciated that such measures cannot be hurned through in a day but every effort is being made towards rapid progress.

It is my belief, Sir, that the machinery provided for in the Bill will, while protecting the public at large from the ill effects of industrial disputes, facilitate speedy refress of the legitimate greeances of the workmen and employers and thereby promote the progressive adjustment of industrial relations between the employers and workmen.

This Bill has been the result of considerable discussions between the representatives of employers, workmen and of Governments, Central and Provincial The subject was discussed by our Tripartite Standing Labour Committee at its eighth meeting held in March 1946. A small sub-committee of the Standing Labour committee was appointed to examine the proposals in a greater detail and this sub-committee examined the proposals in June 1946. The Honourable Mr. N. M. Joshi our veteran Trade Union leader participated in the discussions of both the Standing Labour committee and it sub-committee and I must acknowledge that we had the benefit of his views in finalising our proposals. Recently I convened a Provincial Labour Ministers' conference for finally vetting the proposals. The Bill as it is presented to you represents a reasonable synthesis of the various view points expressed on the subject by the various interests concerned.

Mr. President: Motion moved

"That the Bull to make provision for the investigation and settlement of industrial disputes, and for certain other purposes, be referred to a Select Committee consisting of Mr. N. M. Joshi, Mr. B. Guruswami, Mr. B. C. Morris, Sir Cowasjee Jehangri, Prof. N. G. Range, Sir T. V. Satakopachan, Shiri D. P. Karmarkar, Mr. Vadilal Lallubhas, Sree Satyapriya Banerjee, Srespit B. S. Hiray, Mr. Abdur Rahman Siddiqi, Mr. Abdul Hamid Shah, Mr. Muhammad Rahmatlalh, Mr. S. C. Joshi, and the Mover, with instructions to report by the 7th November, 1946, and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five."

Mr. Ahmed R. H. Jaffer (Bombay Southern Division Muhammadan Rural) Sur. I move

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 28th March, 1947"

Sir, I have listened with great interest and attention to the speech just delivered by the Honourable Member for Labour He has conveniently omitted to point out the urgency for this measure and why he is so anxious that this measure should be pushed through so soon, particularly because he has got at his disposal section 63-A of the Defence of India Rules which has been extended till the end of March 1947 I do not wish at this stage to go into the merits of this Bills I only want to point out that there is no necessity why this Bill should be rushed through in such a hurry as has been done at present. It was only four days ago that Honourable Members of this House received copies of this Bill We have had no sufficient time to go through the Bill I am sure neither the Employers organisations nor the workers organisations have had an opportunity to go through the provisions of this Bill and to see what these are. As a matter of fact, I am surprised that he brought forward the motion for Select Committee the report of which must be submitted by 7th November In Bombay, a similar measure like this was brought forward and rushed through in spite of the opposition of the Labour members of the House Mr Dange and Mr. Mirza Akhtar I am sure that a similar performance is going to be repeated here. From the list of amendments that I see on the agenda paper following mine, I find that labour members in this House also have tabled similar amendments which clearly show that this measure is not going to be a popular one.

They are as keen as we are that this Bill should be circulated and opinions invited not only from employers' and workers' associations but from all public bodies, particularly the consumers. I am surprised to find that the consumer has no voice when decisions are reached in the industry as a result of the adjudicator's award. Even in England in the Wages Board representations are given to consumers in addition to workers and employers. The Trade Unions Bill which was yesterday referred to Select Committee took three or four years before it was so referred, and now a Bill like this which contains 40 clauses is being rushed through in such a great hurry that I fail to understand why it should be so rushed through. I am sure the Honourable Member will agree thate nothing will be lost if the Bill is circulated and opinions invited. I may also point out to the Labour Member that in spite of statutory prohibition by law, strikes have taken place. It is the duty of Government to go into the root causes of strikes and not simply to prohibit them under the law. The Trade Disputes Act gives ample machinery to investigate trade disputes and conciliate the parties in dispute. This Act has not been fully exhausted and I see no reason for bringing in this new measure.

Sr. I do not wish to go into the ments of the Bill, but I should like to refer to clause 3 which refers to the Works Committee No details are mentioned at all, their formation may be good or may be bad But this matter requires very careful consideration and no histy legislation is necessary. I am sure the Honourable Member will agree with the feelings of this House that the Bill be circulated and public opinion invited before giving it effect. The Bill should be carefully considered as it is a very important measure

Mr President: Amendment moved

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 28th

Mr. N. M. Joshi (Nominated Non-Official) Sir, although the previous speaker has moved his motion for circulation I propose to move my motion also for circulation. The difference between his motion and mine is that he expects that the Muslim community will have sufficient time to consider this important measure and send their opinions by the 28th March 1947. But I myself feel that the principles of this Bill are so fundamental and will affect the life of the working classes of this country, specially their trade union organisations, to such an extent that a hasty consideration of this measure will be harmful. I therefore move

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 31st October 1947"

Mr. President: The Honourable Member may stop here and resume after

The Assembly then adjourned for Lunch till a Quarter Past Two of the Clock

The Assembly re-assembled after Lunch at Quarter Past Two of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

Mr. N. M. Joshi: Mr President When we adjourned for lunch I was saving that I had asked for a longer period for consultation with the Trade Unions in this country as regards the provisions of this Bill Sir, this Bill contains two fundamental principles which are new to the peacetime labour legislation in this country These two principles the illegalization of strikes and compulsory arbitration vitally affect the interests of the working classes and also the trade union movement in this country They are of life and death importance to the movement I myself being of cautious nature and being slow in my thinking capacity, I take time to come to a decision on material of the sum of the su

Mr N M Joshil

I am very anxious that the Bill should not be hastily which may be done passed Sir, the Honourable Member said that he had consulted the employers and the workers through the Tupartite organisation. It is true that I attended those meetings and had an opportunity of discussing some of these questions in those meetings But, Sir, in those meetings the proposals of the Government of India had not taken a definite shape. These meetings discussed some vague proposals, and it is for the first time I saw them in their definite shape when the Honourable Member introduced this measure only three or four days ago Sir, it is for that reason that I do not want this legislation to be hustled 1 am hoping that the Honourable Member in charge of the Bill will see the reasonableness of what I have stated, and will agree to the motion of circulation which I have made. In the interest of the Government it is better that people should come to a conclusion on this subject after mature thought If unfortunately he does not agree to my proposal, it will be my painful duty, and a very unpleasant duty it would be, to oppose the motion which he has made this morning, namely the motion for the appointment of a Select Committee I assure you, Sir, this is a very painful duty to me For the first time in the history of our country we have a Government which, with some justification, we call 'National Government'. It is also in some way a representative Government because they have representatives of the National Congress, representatives of the Muslim League and, we are having two representatives of the Scheduled Castes We are therefore very glad that such a Government has been established at the Centre and we welcome this Government with all our heart Therefore I consider it to be very unfortunate if it falls to my lot to oppose an important measure brought forward by this Government But, Sir, the Honourable Member himself has admitted that this is the measure on which there can be difference of opinion, and there can be very honest difference of opinion on it. He holds his views very strongly, I hold my views very strongly, and if it becomes necessary for me to oppose his motion it will be an unfortunate thing, but if I am to be true to my conscience and if I have to act upon my own judgment, Sir. I shall have to do that unpleasant and painful duty

Sir, I stated that these two principles which are incorporated in this legislation are new to the peacetime labour legislation of our country. It is true that both these principles in some form were incorporated in the war time Defence of India legislation, but, Sir, that legislation was introduced in this country against our wishes We were not a willing party to that legislation When the legislation comes before this House we have to consider the whole subject fully and, if possible, approve it, otherwise if we consider that it is not in the interest of the working classes, we have to oppose it

Now, Sir, what happens is this Illegalization of strikes and compulsory arbitration gives power to Governments to prevent strikes and to get conclusive decisions as the Statement of Objects and Reasons has stated and the Governments feel that their work is made easy on account of the great power which they possess over the lives of the working classes Sir, the Governments in this country enjoyed that power over the lives of the workers for the last six years And you know the nature of Governments, whether it is a Congress Government or a National Government Their nature is that if they once taste power, they are unwilling to give it up

Mr. P J. Griffiths (Assam European) All Governments

Mr. N. M. Joshi: All Governments have tasted power They have the power to prohibit strikes They have the power to impose decisions on the working class and now they are unwilling to part with that power In my judgment, the need for such a legislation has not been made out. It is not that in this country there is no legislation at all to provide for conciliation, to provide for some kind of enquiry into these disputes The Honourable member said that the community has a right to intervene I say that the community has a right and duty to intervene and that right has been given to

the community by the Act of 1929. Unfortunately, Sir, that Act of 1929 was not even tried sufficiently in this country. I would like the Honourable Member to give some figures regarding the use made by the Governments in this country—the Government of India or the Provincial Governments—of the Act of 1929 during the last 17 years During the last 17 years 1 am quite sure there might have been hundreds, perhaps thousands of strikes I want the Honourable Member to tell me during how many strikes the 1929 Act was used by any of these Governments Sir, I do not possess exact figures, but I am quite sure that not even during these 17 years was that Act used 170 times

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural)

Now they are prepared to use it with a vengeance!

Mr. N. M. Josh: Sir, that is my complaint against the Government They possessed legislation. They did not make use of that legislation and they complain that the legislation has failed and is not effective. How could it be effective if you do not make use of it? Sir, the Act of 1929 has not failed in that sense. Our Act of 1929 has been based upon British legislation mainly as regards the conciliation machinery Now, in Great Britain, industrialisation has gone on on a much larger scale and for a much longer period, and if Great Britain could do it with the powers which the British Government possessed during the last 50 years, and if they could deal with industrial unrest in Great Britain, I think a newly industrialized country like India could have easily done with that legislation. We should not have needed any more legislation, but that legislation was not used Secondly, Sir, if that legislatuon has failed, it has failed for some other reason. The Governments in this country did not, not only not apply that legislation, but did not make proper use of that legislation That legislation provided for concultation machinery and conciliation officers Now, Sir, the Provincial Governments appointed Conciliation Officers young men of 25, paying Rs 150 Do you expect a Conciliation Officer getting Rs 150 and of 25 years of age to succeed in bring about a settlement between such powerful men as my honourable friend, Sir Cowasjee Jehangir and some others?

Pandit Balkrishna Sharma (Cities of the United Provinces Non-Muham-

madan Urban) Like yourself!

Mr. N M. Joshi: Sir, the machinery was wrongly used The Government did not like to appoint conciliation officers who had experience and who could succeed in their work Secondly, under the Act of 1929 they could have appointed a permanent Court of Enquiry so that the machinery could have been used as often as the Government of India wanted Is there any province where a permanent Court of Enquiry has been appointed? There would have been no difficulty in your appointing such a Court of Enquiry But you did not do it and now you complain that the Act of 1929 did not succeed Sir it is not the fault of that Act I know that there are defects in that Act That Act also under certain circumstances make certain strikes illegal. I did not like those provisions But for the purpose of conciliation that machinery is quite suitable. That machinery has been found useful for its purpose in a country like Great Britain and I have no doubt that if we had made proper use of that machinery it would also have proved useful in our country

The Honourable Member in pointing out the necessity for this legislation, stated at present our country is going through unprecedented unrest I am aware Sir that at present there is industrial unrest in our country but it is not due to the lack of machinery to settle disputes. That unrest is due to this fact that during the war the working classes in this country suffered terribly After the war the suffering continues Even in countries England where there was actual war prevailing, the real wages of the working class during the war period went up. In our country, during the war, real wages went down Nominal wages increased no doubt, but the real wages went down The real wages are down even now, more than a year after the war had ended

Sir Cowasjee Jehangir (Nommated Non-Official). Not in all industries?

Mr. N. M. Joshi: In all industries, I say Sir, leave aside wages What is the position of housing in our country? Have you any idea how many people are lying during nights on the streets of Bombay for want of housing accommodation? What has been done since the end of the war to provide housing for those people who have no room to live m? Not only that, I will go further The war ended and some of the factories which could be kept going if they had been adapted for peace-time production, have now been hastily closed down, with the result that hundreds, I would say, thousands of workmen are being thrown on the street Sir, the working class in this country may be ignorant, may be illiterate But they have a loyalty to each other and it is this loyalty to each other that keeps them going And the unrest that we see in our country is due to these causes Besides that, Sir, the success which the Allied Governments obtained in the war have created hopes in the hearts of people all over the world, especially when working classes in India see that in Great Britain, even during the war, the Government took steps to provide greater social security, and where measures of social security had existed to strengthen those measures of security They did that even during the war The Beveridge Report was prepared during the war and even before the war ended they had taken steps to see that these proposals for social security, for providing houses, etc were considered and began to be carried into practice even during the war Does the Honourable Member in charge of this department know that today the British peopleare receiving increased benefits out of the social security measures? What have we done in our country? We have made speeches The members of the old Government have made speeches suggesting that the Indian workers should have greater social security

Sit. N. V. Gadgil: But the birds have flown away!

Mr. N. M. Joshi: Some of the members of the present National Government may have also made speeches but people do not live on speeches. They want action

The Honourable Shri Jagjivan Ram: Measures are coming very soon

Mr. N. M. Joshi: Those measures may be coming but today before those measures come you take power into your hands to take away from the working classes the only weapon which they possess by which they can secure their objective

Sit. N. V. Gadgil: Only regulating its use

Mr. N. M. Joshi: I consider that if there is unrest in this country, that unrest is a healthy one that will lead to the improvement of the condition of the working classes. Moreover I feel that the extent of that unrest, is exaggerated if you consider the size of the whole country. I want the Honourshle Member to give me figures to enlighten us How many people will come under the purview of the legislation in all? In my judgment this will affect the lives of not less than one crore of working class people in country, perhaps more I am sure the number will be larger. There are no doubt strikes in this country but I want to know what is the average number of people who are on strike daily in this country. The number will be extremely small

Shri Mohan Lai Saksena (Lucknow Division Non-Muhammadan Bural): Wherefrom does the Honourable Member get his figure of one crore?

Sit. N. V. Gadgil: Out of a population of 40 crores!

Mr. N. M. Joshi: Out of 40 crores I gave a modest figure

Shri Mohan Lai Saksena: But this is not according to the Census Report?

Mr. N. M. Joshi: No But I gave a modest figure, being a modest man ...

Shri Mohan Lal Saksena: The figure is not modest but on the other side

Mr. N. M. Joshi: The unrest is exaggerated We have not got such an unrest as we try to make out A few thousand people are sometimes on strike To take the U S A there is greater unrest there than we have in our country and therefore that there is unrest in this country is no justification for husting this kind of legislation

I stated that there are two fundamental principles underlying this legislation. The first is prohibition of strikes and the second is compulsory arbitration. I shall take strikes first.

There are people in this country who have a wrong notion of the character of a strike. They consider that a strike is something hornble, hemous or abnormal I do not consider that a strike is an unnecessary or abnormal activity. A strike is a cessation of activities in common with our friends and that is being done by all kinds of people, not alone the working classes (Interruption by Mr. P. J. Griffiths). As my friend Mr. Griffiths says, even shops close and barristers have their holidays. Cessation of activity is a normal human activity, not an abnormal one, when we find that the conditions of life and work are not satisfactory to us. A man goes to a shop and he finds that an article is more costly than he is prepared to pay for. He returns from the shop and nobody calls it a strike

The Honourable Shri Jagjivan Ram: If everybody does it it will be a strike

Mr. N. M. Joshi: Therefore a strike is not an abnormal activity. It is the normal activity of human beings who are dissatished with their conditions. So we need not be horrified when we see a strike. Let me assure all my friends in this legislature that a'though the working classes resort to strike as other classes of people do, whatever the other classes of people may do, the working classes do not go on strike without thinking of the consequences They go on strike when they find that other means of obtaining redress have failed You may think whatever you like of the working classes in this country but they are not such great fools that they do not realise that if they go on strike they are the first people to suffer Their wages stop and there are not many occasions on which strike pay has been given in this country The working classes realise that if they go on strike they will suffer more than others If they go on strike, it is because they find that the employers are not susceptible to ordinary arguments They also go sometimes on strike because the Government will not help them in negotiations or in coming to a settlement unless and until they go on strike I have seen employers willing to negotiate when the workers go on strike I have seen governments willing to intervene when the workers go on strike But I have found in my experience of many years that Governments refuse to intervene when the workers make an ordinary request I have seen employers refusing to negotiate when they find that the workers are not strong enough to go on strike Therefore the workers go on strike, because, in the first place, they find that without going on strike they will not get a chance of negotiation and they resort to strike only as an ultimate weapon

If any assurance is needed by anyone in this House I may assure him that I myself do not approve of the policy of going on strikes I am a man, of peace I would like to have my grievances settled without going on strike, if possible I shall avoid strike as much as I can but if strike becomes movitable, what can anybody do? People complain that in this country sepecially, people go on lightning strikes, strikes without notice Let me assure you again, as a matter of policy I do not support the working classes going on strike without notice. But you must remember that it is not always in the hands of the workers to give notice A times they suffer from an injustice which they find it difficult to bear and go on strike without waiting for a notice I do not approve of going on strike without notice, but we must remember that going on strike or cessation of activities without notice is

[Mr N M Josh] only a civil liability When we pass legislation making strikes illegal on the ground that people go on strike without notice, we forget the fact that not giving notice is only a civil liability, and when we make strikes illegal on the ground that people go on strike without notice, we create a circimial offence out of a civil hability. There is no justification for this If going on strike without notice is a civil wrong or a civil liability, the workers do not propose to evade that liability. They have never said they are not liable for the civil wrong which they have done. But you cannot be justified to turn that civil liability into a criminal offence. Now, we have a Bill in which not only strikes without notice are made illegal, but even strikes with notice are made illegal, but even strikes with notice are made illegal if it strikes take place during conciliation proceedings which may last for any length of time, even for a year or for two years

Sit. N. V. Gadgil: Two months

Mr. N. M. Joshi: The strike becomes illegal My honourable friend Mr Gadgil for whom I have great esteem tells me that the strike will become legal after two mouths Is that what he says?

Sit. N. V. Gadgil. I will say what I want to say after you finish

Mr. N. M. Joshi: I can only say that, if he had stated two months, he should read the Bill again before he speaks. The Bill provides for a period of four months maximum for a conciliation in a public utility service. But if a worker happens to be employed in a non-public utility service. You can appoint a board of conciliation and make a strike illegal even if that board takes one year to complete its work, so that the poor man has no chance of going on strike on any day! This is the Bill which has been placed before us

There is another point which I want to stress as regards making strikes i'legal. What is our object in making a strike illegal? We want that a man who is not willing to go to work should go to work, and if he does not go to work, he will be threatened to be sent to jail. I want to ask Honourable Members of this legislature whether this is not a form of compulsory labour That a man is asked to go to his work against his wishes by the threat of being sent to jail if he does not go to work, I consider, is a form of compulsory labour, and if you will bear with me, compulsory labour has an element of slavery in it, is a form of slavery I should have thought

Sit. N. V. Gadgil: During the war it was there'

Mr. N. M. Joshi: I feel that to make strikes illegal as to introduce in unpleasant word, some form of compulsory labour, and if I may use that unpleasant word, some form of slavery I would like therefore that this legislature should not agree to that principle While justifying his Bill, the Enonurable Member did not say much about converting ordinary strikes into criminal offences, but he said something about converting strikes being a criminal offence in public utility services I recognise that there is some difference between an ordinary industry and a public utility service.

Sit. N. V. Gadgil: There is no compulsory labour there?

Mr. N. M. Josh: I shall come to that But I feel that in principle there is nothing wrong even if a man working in a public utility service says that he would go on strike if he finds that the conditions are not satisfactory I am, however, prepared to make an exception in those cases where on account of a man's going on strike human life is endangered, human life is made unsafe I am prepared to consider such work as of public utility. But if you read the Bill any industry can be considered or can be converted into a public utility by the fiat of the government. The government has to say that such an industry is necessary in the interests of the public and it becomes a public utility. This word 'public utility' has been abused by the Government of India. A wrong interpretation has been put upon it. Public utilities are necessary not only in India, they are necessary everywhere. In

our definition of public utility we are including railways. In England, compared to our size, there is a larger railway system than in India. But in England the railways are not regarded as public utilities, while here every railway is a public utility.

Sri M. Ananthasayanam Ayyangar (Madras Ceded District and Chittoor Non-Muhammadan Rural) Are they not?

Mr. N. M. Josh: Every steamship is a public utility and if we adopt the Bill which the Honourable Member is asking us to adopt, anything oan become a public utility I think that word has been wrongly used

Secondly, if a service is a public utility it should be really public But if you read the Bill of the Honourable Member, an electric work which is being conducted not in the interests of the public but for profitering, if you will allow me to use that word, even that undertaking is to be considered as being a public utility. You may run an electric work and make huge profits by using that electric power not in the interest of the public but for some other industrial purposes (for producing enxuries for the rich Even that will be included as a public utility according to the definition given by the Honourab's Member I can understand a public utility that is a real public utility in if you say that any electric undertaking any steamship company or any railway is to be a public utility, I cannot understand it Moreover a public utility must not only be for the public benefit but must be conducted by the public and owned by the public I can understand your saying that a service is a public utility if it is cointrolled by, if it is convict by and if it is maninged by the public and if it is run in the interests of the public But that is not what you are providing for I am not prepared to give the power to the Government to create any service a public utility.

Then, Sir, the Royal Commission on Labour had given some thought to this question of public utility They found in the Act of 1929 some restrictaons were placed upon the power of the working classes to go on strike, without a compensating advantage The Royal Commission therefore recommended that if you restrict the right of the workers in public utility services to go on strike you should give them some compensating advantage Is it the fault of the man that he takes work in a public utility service. We say that a man who works in a public utility service is a noble man, is doing essential work and therefore we restrict his freedom. I know when sweepers in municipalities go on strike many people say that the sweepers' work is a noble one It keeps towns and cities pure and therefore we shall not allow them to go on strike Therefore the Royal Commission recommended that if you restrict the freedom of workers in public utilities at least you should give them some compensating advantage I know that the Honourable Member has not entire'y forgotten that point of view I am glad of that but the provision which he has made falls much short of what the Royal Commission would have expected him to do What he is providing is that his conciliation officers shall consider the grievances of these classes. If he is taking power to appoint boards of conciliation, to appoint tribunals of arbitration, why should . he not take upon himself the responsibility of telling the sweepers in the municipalities and workers in other public utilities that if they have a grievance the Government takes upon itself the obligation of having your grievances arbitrated upon or conciliated by boards of conciliation Has he provided that? (Sit N V Gadgil Is it barred?) I said it is not provided two things are not the same A lawyer like my honourable friend should understand the difference It is open to the Government to appoint a board of conciliation, to appoint even an arbitrator but that is not what the Royal Commission recommended 'The Royal Commission recommended that if you. take away a man's freedom if you restrict his freedom give him a compensating advantage, namely, let the Government take upon itself the obligation, not the discretion, to appoint a board of conciliation or a tribunal to investigate unto the complaints. The Government of India does not seem to be prepared to do that.

Sit. N. V. Gadgil: Make it obligatory

Mr. N. M. Joshi: I shall come to that. I have finished with strikes in ordinary industries and in public utility concerns. I shall now come to the idea of compulsory arbitration Nobody can be against the principle of arbitration, that is settling our disputes by peaceful negotiation, by discussion. It is a right method of settling differences Is there any class of people besides the working classes upon whom we place that obligation of resolving our differences by arbitration and not by any other method? Have the Governments in the world accepted that idea of arbitration? If they had, there would have been no war and we would not have needed large armies to be maintained Is that principle made obligatory upon others. It is not Why then throw the responsibility of maintaining peaceful atmosphere in the country upon the poor working classes? Why impose the principle of non-3 P M violence upon the working classes, while the others are not prepared to accept it I stand by the principle of non-violence but I refuse to stand by that principle while I have no means of redressing my grievances It is all very well to talk of compulsory arbitration and peaceful negotiations but these require certain necessary conditions Take our own case of industrial disputes If you want to introduce compulsory arbitration there, the two pre-requisites are that there must be impartial arbitrators. There must be impartial arbitrators and impartial governments to appoint them Without these, you have no right to impose compulsory arbitration on the working classes I do not wish to speak ill or against any party or any Government but it will be admitted that under the present circumstances it is not very easy to get men who are free from class feeling. It is not easy to get even Governments which are free from class consciousness. The legislature was not elected by a working class electorate. It is for this reason that we do not like compulsory arbitration. In many countries where the workers understand their interest, they are against compulsory arbitration. It is for this very reason that the British working classes have been against compulsory arbitration for a very long time and they have not yet accepted the principle of compulsory arbitration although they have their own Government to appoint the arbitrators You may have heard about Sydney Webb (Lord Passfield) who is a great authority on labour matters and he is not an extremist or a communist He was a member of Government in England He has stated very clearly that even in England it is extremely difficult to get an arbitrator who is free from this class feeling against the working classes Professor Tawny, another very moderate writer, has stated very clearly that it is almost impossible to get people-my friend Mr Griffiths suggested that word to me -to be impartial arbitrators. It is for that reason that the British labour movement has always stood against the principle of compulsory arbitration This principle of compulsory arbitration was considered very carefully by the Royal Commission on Labour and they came to the conclusion that the Government of India should not introduce the principle of compulsory arbitration.

Prof. N. G. Ranga (Guntur cum Nellore Non-Muhammadan Rural) What about Australia and New Zealand?

Mr. N. M. Joshi: Sir, I am asked What about Australia and New Zealand? I have admitted myself that these are controversial questions. There are two views on this question Some people have adopted compulsory arbitration, but countries like England have not Countries like England have developed industries to a much larger extent than Australia or New Zealand have done England has larger and longer experience than both these countries have If we are to have a safe guide in this matter, I would certainly make Great Britain as a safer guide than either Australia or New Zealand

Prof. N. G. Ranga: Australia had Labour Ministry before the last war Mr. N. M. Joshi: I am not therefore prepared to accept this principle of compulsory arbitration Has the Government of India faith in compulsory arbitration? I have seen people proclaiming faith in prohibiting strikes and

in the principle of compulsory arbitration Whoever those people may be, is is not the Government of India which has faith in the principle of compulsory arbitration

Mr President, you are a lawyer and you know what arbitration is. If you have faith in the arbitration, that faith is to be indicated by your being willing to accept the award That is faith in arbitration. If you are prepared to accept the award of the arbitrators, certainly you have faith in arbitration. Has the Government of India that faith in the principle of arbitration? If they have that faith in the principle of arbitration, it is not shown in this Bill What does the Bill provide for? The Bill says that the Government of India will appoint Tribunals for arbitration. The Tribunals will report and then what? Then, the Government of India will decide either to reject the award.

Sit. N. V. Gadgil: or to accept it

Mr. N. M. Joshi: or to accept it wholly or in part. Is that your faith in can even understand that, but have you ever heard of an arbitrator's award being rejected? I can even understand that, but have you ever heard that the arbitrator's award on be mutilated by the Government? You are providing that not only you will reject the arbitrator's award but you will mutilate it. You will accept it either wholly or in part. Is that your faith in arbitration? It is easy for the Government of India to talk of the wholesome principle of compulsory arbitration. It is a peaceful method. I told you I believe in it, but it is not easy to accept it today. But the Government is fond of power and they are prepared to impose it upon the working classes and not upon themselves.

Sir Cowasji Jehangir: The same was the attitude of the previous Government

- Mr. N. M. Joshi: Sir, I am not one of those people who make a difference between this Government and that Government I welcome this tovernment because it is a national government I welcome this Government because it is a representative government
- Shri Sri Frakasa (Benares and Gorakhpur Division Non-Muhammadan Rural) It is an absentee Government as you can see from the empty official benches
- Mr. N. M. Joshl: But, Sir, my confidence stops there. Where a Government makes a mittake in labour matters, it is my duty to point it out and tell them that they are wrong. This Government has no right to impose the principle of compulsory arbitration upon the working classes in this country. Consider what the Government is proposing Suppose there is a strike on account of the fact that 20 men have been diamissed by the Manager of a factory and that matter goes to the arbitration. The arbitrator decides that all these 20 men were wrongly dismissed by the employer and then the report goes to the Government of India. What will the Government of India do? The Government of India may say that this arbitrator is a damned fool these men were rightly dismissed. But if they do not go so far, they may say that out of 20 men, one man was rightly dismissed, but 19 men were wrongly dismissed. Therefore, the Government of India will say that we impose this stolled be re-instated, but the other 19 men, whom the arbitratory recommended as being wrongly dismissed, are not wrongly but rightly dismissed and therefore they must go out of work. Not only that, but if the workers want to go on strike, they cannot do so because the Government have accepted the arbitrator's award in part. They can say: "We have decided that out of 20 men dismissed, one man was rightly dismissed and therefore we have accepted in part the award of the arbitrator. Therefore, the settlement is binding on all the workers for one year and they cannot go on strike during that perfect the pass.

Mr. President: Order, Order I do not wish to interfere with the line of argument which the Honourable Member is following, but looking to the detail in which he is going at the present stage, I must invite the attention of the Honourable Members of the House to the limitations of this debate. There is a motion for reference to the Select Committee and there is another motion for circulation and there are two different dates given. The main point, to my mind, appears to be to make suggestions to the Select Committee as to the point on which it may give its consideration and the other point would be to point out such salient features in the Bill as require a longer time for giving consideration without going into the merits of each at any length on this or that particular view.

The whole question of labour policy is not under discussion. If we were more into details on the principle of arbitration or other principles in the Bill, then it will become a very lengthy debate, so far as the Motion with the amendments before the House is concerned. The Honourable Member will be perfectly in order in referring to various points of importance pointing out strongly and succinctly the points of difference, honest differences,—or differences whether honest or otherwise and he is entatled to point out that more time is therefore required for consideration or that more time is not required and that the matter may be referred to Select Committee. That would be the scope of discussion that can be permitted at this stage. Otherwise the debate will drag on mdefinitely if we were to go into the various problems arising out of the principles in the Bill

Mr. N. M. Joshi: I have always been an obedient Member of the Assembly prepared to take the innt from the Char I was not looking to the clock and that is my mistake If my Motion for circulation is not accepted, I propose to oppose this Motion for referring the Bill to the Select Committee I shall have to oppose this Motion, and therefore there is no point in my making suggestions to the members of the Select Committee I shall not however argue with you on that point at all

I shall now within a brief period of time point out one or two other defects of this measure Sir, I have done with this principle of compulsory arbitration and also illegalisation of strikes. The next point that I want to state briefly is that the period during which the conciliation should proceed, the period during which the tribunal should proceed with its work is either too long or unlimited. If an industry is a public utility service, then the proceedings for conciliation may last for four months, but if the case goes to a tribunal there is no time limit for the tribunal to finish its work. After the tribunal finishes its work, then the Government may impose a settlement for one year Now, Sir, that makes the period indefinite. The Government may make the strike illegal for an indefinite period, in any case not a reasonable period The Government proposes four months for conciliation, the tribunals period is unlimited. If conciliation has taken four months, let us assume that the tribunal may take eight months so that one year will be passed in conciliation and arbitration and then one more year will be added by Government for the period of imposing this settlement. Sir, this makes a strike practically impossible, but this is about a public utility service which the Government has treated with a light hand and perhaps generously. As regards ordinary industries, the Government has set no limit during which the conciliation proceedings must be ended. The Board of Conciliation may take even a year to finish its work. There is nothing in the Bill to prevent their doing that The Board of Conciliation may take one year or two years What is called a Tribunal of Arbitration or a Court of Arbitration may take one year or two years After that the Government may reject, accept in part and if they accept any part, also they can impose that settlement for a year or more Sir, the Government will themselves admit that this period is too

I do not wish to go into other similar details, but I wish to make one or two general remarks. The first remark which I want to make is this.

greatest defect of this legislation is that it is a discriminatory legislation. If a community is put to inconvenience by the cessation of work, then the community may want to punish the cessation of the activity, but what about the other classes? I can understand your passing legislation which makes it impossible for any class of people stopping their activities which is in the interest of the public without giving notice or without going through some sort of conciliation But that is not what you are doing I do not know Sir, whether you read the daily papers I read only this morning in the Hindustan Times that Mr Sarat Chandra Bose is calling a meeting to organise a general strike in Calcutta If Mr Sarat Chandra Bose who was once a Member of a the Interim Government only a few days ago could organise the citizens of Calcutta, the traders and merchants and all others for a general strike, I am quite sure the community in Calcutta will be inconvenienced. The words general strike' are not my words, they are used by the Hindustan Times Will the closure of the shops in Calcutta not inconvenience the community? Are you making that illegal? If you are not making that illegal, why are you passing this legislation against the working classes? Is it because that you cannot very well pass legislation making the closure of shops, especially organised by Mr Sarat Chandra Bose illegal and you can easily make it illegal if the poor working classes go on strike, not even a general strike, but even an ordinary_strike

Sir, this legislation is discriminatory My Honourable friend comes from a class in which 90 per cent of the people are wage earners. This legislation is going to apply to them. He may complain about discriminatory treatment to his people, but he should not become responsible for passing legislation which is discriminatory in its character If you want to make strikes illegal, if you want to make cessation of activities of any class of people illegal, make it illegal for all people It is wrong for people to say the sweepers work is essential for the community The sweepers do a public utility service, very useful work to the community and therefore we pass this legislation restricting their activity The shopkeepers are not so useful and therefore we leave them free to close their shops. The lawyers can organise a strike, but there is no legislation against them, because the lawyers profession is not noble whereas the sweepers profession is noble. That is the sort of argument of the Government. This is a discriminatory legislation and I submit the Honourable the Labour Minister should be the last person to promote a legislation and the Labour Minister should be the last person to promote a significant making this discrimination. Sur, my last point is this. He defended this legislation on the ground of the community having a right to intervene in industrial disputes in the interest and the welfare of the community. I agree to that principle. But I would suggest to him that if the community has a right to intervene in the interest of the community itself, has not the community certain duties towards people who are engaged in the industry, specially engaged in public utility services If you have duties towards them I suggest that you should fulfil those duties first. In most countries in the world the working classes today are given better conditions of life and work than in India Our hours of work are longer, our housing is bad, our sanitation in the factories is bad and our sanitation in houses is worse. These have to be remedied first. Then again in other countries, they have introduced to be remedied first. Then sgain in order counteres sary have measures of social security, they have got health insurance and unemployment insurance, old-age pensions and widow's pensions, and all kinds of accidents have been provided against. I suggest to the Honourable Member that if he claims that the community has a right to intervene in disputes between workmen and their masters the community should also remember its duties, and I suggest that the duties should be performed first Let the Honourable Member introduce social security, let him improve the housing, let him improve the conditions of life and work for the working classes, and let him also place the power for securing improvement in the hands of the working classes. Let him see that the working classes in this country are given adult franchise; let him also see that the elections are made easier for them so that power will pass into the hands of the working classes. After

[Mr N M Joshi] social security is given to them and after they are given political power then it should be time for us to consider whether we should not restrict the activities of the working classes which may be anti-social I can understand that being done And therefore I feel that the Honourable Member in charge is putting the cart before the horse. He should first give social security to the working classes and improve their conditions, give them political power and then if he likes introduce all these restrictions. It has one advantage and that is this If you may impose restrictions on the working classes before they get political power the restriction will be imposed by an outside Government But if the working classes get political power in their hands and if they introduce these restrictions on their own activities they will be restrictions imposed by them upon themselves and they will willingly have them and tolerate them Therefore let him not do a thing which is equivalent to putting the cart before the horse Let him first take all these necessary steps which should come first and then introduce the legislation which we are considering this afternoon

Mr. President: Amendment moved

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 31st

Mr. P. J. Griffiths: Sir, it was the original intention of this group to oppose the motion for reference to Select Committee and to support Mr Jaffer's motion for circulation That position was based not on what might or might not be our view as regards the merits of this measure-indeed it is not our intention even to discuss those merits today—but it arose rather from a strong disapproval on our part of the practice, to which we have grown accustomed in recent years. on our part of the practice, to which we have grown accusionated in recent years, of rushing through important complicated pieces of legislation such as that which we are now considering. The Bill now under discussion was first presented to thus House on Monday and until three days ago no member of this House, except those privileged few who happen to be in the inner circle of Government, had the faintest idea as to the form that it would take or, except in the most vague and general sense, as to what its content would be The Bill itself consists of 40 clauses of an extremely complicated nature, and of such a nature that for their proper understanding and appreciation we require not merely to study the Bill itself, but to study the practice in other parts of the world, to study the recent Bombay Bill and to compare it with all useful precedents that we can gather from any other parallel part of the world. It is, I venture to say. without any exception the most important legislative measure affecting labour that has yet been introduced into this House. We in this group feel very strongly that, faced with a measure of this kind we must not be asked after three days' study to express a final opinion regarding the principles contained in it. and then a brief few days after that be prepared to discuss it in the utmost detail in the Select Committee. We may perhaps be old-fashioned but in this group we take our duties seriously We feel that on every member of this House lies a very heavy obligation to scrutinise with the utmost care measures of this degree of importance; and it is fantastic to pretend that any member of this House, be his capacity and knowledge and experience what they may, can arrive at a considered view on a Bill of this nature within a comparatively few days We felt, therefore, that in seeking to send this Bill to Select Committee at once Government were not treating this House—I will not say with respect, but with consideration And we felt it so strongly that it was our intention to oppose the present reference to Select Committee Quite apart from our own position, even if we considered ourselves capable of arriving at considered views on the details of this Bill within a few days, there are others outside this House to be considered. Under the system in which we live, it is true we are not mere delegates, we represent our constituents We are not bound by their views Nevertheless prudence suggests that when measures of a highly technical nature are introduced we should avail ourselves of what experience we can get from those of our constituents who are concerned with these practical industrial and labour matters It seems to us a farce to introduce a Bill of this kind and then three days afterwards expect us to come to this House, armed

with the ripe experience of those whose experience ought to be available to us, and tell you what we think of this Bill

- Mr. President: I should like to intervene here, and perhaps curtail some of the arguments. I have just received an intimation that Government argoing to move an amendment to their main motion. One part of the amendment relates to some addition and substitution of names of members of the Select Committee, which is not very material so far as the present discussion is concerned. The other part of the amendment seeks to substitute the 1st February 1947 for the 7th November 1946. The amendment is coming and the Honourable Member may address his remarks in the light of that position
- Mr. P. J. Griffiths: Sir, I welcome that announcement with the most profound satisfaction, if only because it takes away any necessity for any further speech on my part But I should like to take this opportunity of expressing to the Honourable Labour Member our deep appreciation of this new responsiveness to the wishes of this House In the past that responsiveness has not always been forthcoming It heartens us very considerably to feel that the Honourable Labour Member is anxious to take into consideration the wishes of this House and to meet our difficulties I thank him on behalf of this group most sincerely and—best thanks of all—I avoid inflicting on him any further speech I support the motion for reference to Select Committee
- Mr. S. C. Joshi (Government of India Nominated Official) Sir, I beg to
- "(a) That the name of Mr P J Griffiths be added to the names of members of the Select Committee and the name of Mr A C Inskip be substituted for the name of Mr R C Morris, and
- 'b) that for the words and figures '7th November 1946' the words and figures '1s' February, 1947' be substituted "
 - Mr. President: Amendment moved
- '(a) That the name of Mr P J Griffiths be added to the names of members of the Select Committee and the name of Mr A C Inskip be substituted for the name of Mr R C Vorris, and
- (b) that for the words and figures '7th November 1946' the words and figures '1st February 1947' be substituted''
- Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs Muhammadan Urban) Sır, I should like to move a very minor amendment, namely, that the name of Miss Maniben Kara be added to the names of members of the Select Committee I hope the Honourable Member will accept my suggestion

The Honourable Shri Jagiwan Ram: Sir. I have no objection

- Mr. President: Will Mr Siddiqi move that as an amendment?
- Mr. Abdur Rahman Siddiqi: I beg to move
- 'That the name of Miss Maniben Kaia be added to the names of members of the Select
- Mr. President: The former I thought was a request to the Honourable Member to consider the proposal Amendment moved
- "That the name of Miss Maniben Kais be added to the names of members of the Select
- Sir Cowasjee Jehangir: May I make one small suggestion Would the Honourable Member make it 15th of February instead of 1st of February? I think it will be convenient to him also and it will give the Select Committee a few days of the Budget Session in hand

The Honourable Shri Jagjiyan Ram: No. Sir

Sri T. A. Ramalingam Ohettlar (Madras Indian Commerce) I welcome the attempt on the part of the Government to deal with the present state of affairs in India, but I do not think that the proposals they have brought forward are quite enough to bring that peace, contentment and happy working in industry which we all expect should follow We have been following the practices in the West, expecially England, with reference to these industrial matters We have been thinking of the antagonism between capital and labour so much so that my friend, Prof Ranga and people of his view always consider 'capitalist' as the last word they can use as abuse with reference to any person "That was not

[Sri T A Ramalingam Chettiai | thinking that we here can proceed in a different way from what is being followed in the West with reference to our industries, as we are doing in other matters The idea never enters their mind that there need not be antagonism, that there may be co-operation between capital and labour and also the other most important element in industry, namely the entrepreneur, the person who initiates, who organizes and who manages and who is probably more important in industry than either labour or capital-all these people should co-operate and should find some means whereby there may not be in the working that antagonism which we are seeing and about which we are talking so loudly. Sii, the first important step I may say has been introduced in this present Bill by way of the appointment of a works committee within the industry itself. It is said that the management and the labour can come together and they can consider what are the reasons for any dispute that might have arisen Sir, it is only a very minute beginning That is not the sort of thing which will satisfy or which will bring about the amity which we want in industry. We are to face facts. We should be prepared to say that labour is as important as capital and, as I have said, the entrepreneur is as important as either labour or capital. There is to be the idea of co-operative working of all these elements and partnership in management and in profits That is the only way in which we can deal with this question satisfactorily Any other step which we may take in this House would be only a half-way or a quarter-way house which will not lead to that happy atmosphere of contentment which is necessary. The country is to benefit by its industry and by its labour That is the matter which I hope every member here as well as all responsible people outside will seriously consider Sir, after 30 years of rather active life at the bar I was unexpectedly drawn to undertake the supervision of the management of a mill The first thing that struck me when took over the supervision was the antagonism between labour and the so-called capitalist Sir, I was working all my life in the co-operative field and I have oeen trying to bring into existence co-operative factories where all persons interested can work together without any feeling that they were being deprived of their just rights When I undertook the management of the mill, the first idea that struck me was that I should make some proposal whereby this antaconsm might be avoided I made a proposal that a Works Committee may be appointed which will have the right to decide along with the representatives of the management, all matters relating to internal management, and it will also have the responsibility to see to proper production, to guarantee average production that is obtained in such industries outside. It ought to have both the right to manage as well as the responsibility for production. Then I said that when profits are obtained, first we give a certain fair wage to the worker including the entrepreneur, then a fair dividend to the capital that is invested, and then, Sir, any extra profits will be divided between capital, labour and the entrepreneur. This struck me as possibly the best solution that can be found for the state of affairs in our industries today. It was in the year 1937 that I actually made the proposal to my brother employers Of course there was no unanimity, but some of them were prepared to consider the proposal I immediately approached the Leader of the Communist Labour Party in my province, Mr Ramamurti, and he declined to sponsor this proposal or even to accept it Then I approached the Honourable Mr Giri who was then in the Government of Madras He appreciated the proposal, but he was not prepared to father it That was the state of affairs before the war started When the war started, we had to keep quiet Things have changed very much since the war We are finding unrest everywhere My Honourable friend, Mr Joshi, just now said that among the people employed in industry those who are taking part in strikes or who are striking at a particular movement, are very few I do not agree with him Those who are after strike are a very large number In season and out of season and for no reason they start strike or they threaten strike What is the state of affairs in a place like Coimbatore? We have got textile mills there.

On almost every question there is trouble If a person is to be appointed, one union comes and says that a person recommended by that union ought to be

appointed, then another union comes and says that a person recommended by that union should be appointed. If we appoint one of the two people, the other union at once strakes. There is any amount of trouble. Well, Sir, it is not always a question of strike. It is the threatening of a strike. It is the mentality that is produced by this idea of strike that stands in the way of anything being done. Unless some method is found for settling disputes, I do not think, Sir, this fever of unrest will stop. As I said, without any reason whatever people will lay down their tools. They will say that they will not work.

I will give you a small case At about one o'clock one day in the Canteen, which was opened by the mill for the benefit of the labourers, a worn was found in the tifthin supplied to one of the persons. At once they downed tools. No amount of explanation nor appeasement made them issume work. That particular shift of people stopped work that day for two hours. It was only the next shift that came on and worked. That is the sort of thing that is going on. Is it proper to allow that?

All that this Bill is proposing to do is to provide for settlement of disputes in the first place, the question will be whether there can be a strike without a dispute. I know there are strikes without disputes. In a case like that, it can not be dealt with unless there is some sort of legislation. My friend, Mr. Joshi or instance referred to a sort of demonstration which is often resorted to, eg, general strike which is being organized in Calcutta. It is not a strike with reference to any mulastrial dispute. It is only a matter of demonstration. It cannot possibly come under the provisions of a Bill like this. Those who demonstrate know the liabilities they meur. They will lose their wages for the time they are out of work and they are prepared for it. But this Bill, I take it, refers only to those strikes which are the result of industrial disputes. It is only in that connection this compulsory settlement becomes necessary. As I said this is only a sort of halfway house and even so, Sin, to ought to be effective. It ought to be efficient to stop the present ferment and unrest and make things case the substitute of the substitute of the substitute of the substitute of the substitute of the concerned.

My mand Mi Joshi, was saving it is a discriminatory legislator. It was forced only on the labourers. But he long its, Sii, that it is not only the labourer that is effected. It is, lso the employer, whether the employer is a private individual of a Government Department. Whoever it is, whoever is the other party to the dispute, the employer is as much bound by the procedure that is laid down in the Bill as the labourer is. So to say that it is discriminatory and it is $g_{\rm OM} = 0$, fleet only one of the parities, is not, I beg to submit, quite correct

Then he has been saving that the Bill does not provide for the amenates that on ht to be provided for the labourers like security, pensions, housing and things like that. So those are matters which have to be decided by these conciliatory managements. It is for the union to ask for them and if the employer does not give them, then there arises a dispute and that will have to be settled and it will have to be settled with reference to the possibilities of finding money in the industries themselves for these purposes. Whether it is to be made part of a kind of general security for the people will have also to be considered. It is not true that these amenities are not included in the Bill and no provision can be made through this Bill. These are all matters which can be raised by the unions and when the employers do not agree, these matters of industrial dispute can be referred to arbitration. There are two matters in which I agree with One is the molongation of the proceedings. I am anxious that these disputes should not be allowed to continue for long Already, Sir, we are losing very heavily on account of these stukes everywhere and I know cases where for practically no reason mills have been closed for months Formstance, I may say in one mill in Combatore, the Lakshmi Mills-you might have read about it in the papers -- the only difference was that the Communists' union in the mill wanted persons of their choice to be appointed and the Congress Union on the other side wanted its nominees to be appointed. For this question of the appointment of either of the nominees the mills were closed for four months They would not agree on the persons to be appointed. The Managing Agents ISB T A Ramalugam Chethar] were policy that if the other party-men were appointed, they would strike and vice versa. The result was that for several months a textile mill with 40,000 spindles was lying idle—for four months. I believe That is the sort of thing that is happening in the country. We want that such things should not be allowed to continue. We want that there should be a speedy decision with reference to matters in this Bill

Sir, the provision that is made for the appointment of a Works Committee, then a Conciliation Officer, then a Conciliation Board, then a Court of Enquiry and then a Tribunal are all likely to prolong the whole enquiry I know it is not necessary for every dispute to go through every one of these channels. It is open to the Government right at the beginning to appoint a tribunal and there end the matter. But ordinarily, we know how things will take their course. When you have a number of institutions like that, they will naturally pass through most of them with the result that there will be long delay in the matter of deciding these issues.

Well, Sir, I would ask the Honourable the Minister to simplify the procedure and allow the tribunal to act as early as possible after enquiry either by the Works Committee, or the Conciliation Officer of the Board of Conciliation We do not think it should pass through all these bodies. One of them is quite enough. If one of them represents or makes a report to Government or the appropriate authority that it is not possible to come to a settlement, then I think the Government ought to be prepared to refer the matter to the tribunal that will simplify matters.

The second objection by Mr Joshi was that the award of the tribunal is not binding. I agree with him. When once a Government appoints a tribunal—and naturally it appoints out such men as it has confidence in and they are persons who will have the same qualifications as persons who will be appointed to the High Courts—they can be trusted to make a proper award. So if a matter is referred to a tribunal and the tribunal gives an award. I think that award should be binding on the Government as well as on the parties concerned, and in that way the disputes can be brought to an end. There may not be the same objection as regards prolongation of the proceedings or as regards the ineffectiveness of the award that is given, if these are amended. I think we will be taking a step forward to seeing the end of industrial disputes that may occur

Sir, as I said at the beginning I welcome this Bill, and personally I would prefer that it went very much further and made the works committee, the arbiter of the internal management and partnership in profits, the natural course of dividing the fruits of labour. Short of that I would welcome a measure like this to end the industrial disputes that are the order of the day at the present time.

Miss Maniben Kara (Nominated Non-Official): Sir, I rise to support the amendment mised by my Honourable friend Mr Josh: The amendment which was moved by the Honourable the Labour Member merely amounts to the postponement of the day of the Select Committee. The purpose for which the amendment for circulation was moved is not fulfilled by the amendment of the Honourable the Labour Member. I therefore rise to support Mr Joshi's amendment. The Trade Disputes Act which is of such grave importance, then will have sufficient time to be discussed by the public as well as by the workers, the peasants and their respective organisations. Mr Joshi with his very long experience of parlamentary life has very ably pointed out the implica-

4r m perience of parisamentary life has very soly pointed out the implications of that Act I would therefore try and shorten my speech and limit myself only to those aspects which have not been sufficiently stressed by my Honourable friend Mr Joshi

I feel that a Bill like the present one, if at all it is passed, will mean in real terms a Black Act for the working classes of this country. The underlying principle of the Industrial Disputes Act is that it is an attempt to make a breach of civil contract a penal offence. Not only the working classes of this country but any person who stands for the democratic right of cutzenship will

eupport this contention of mine I am not a lawyer. There are others sitting on the benches opposite who are competent enough to understand the serious implications of turning a breach of civil contract into a penal offence, which really amount to restricting the civil liberties of the people of this country

When m 1929 the Industrial Disputes Act was passed, let me remind the Honourable Members of this House that it was opposed tooth and nail by the entire working class of this country. There were demonstrations, protest meetings and even strikes against that Act of 1929. Only, at that time we did not have a popular government and we thought that a bureaucratic government was foisting something on the working classes in spite of their protestations and opposition. I will make bold to say that turning this breach of civil contract motor a penal offence is a grave violation of the principles of natural justice. I would therefore appeal to the sense of democratic right of citizenship of every member of this House, regardless of their party affiliations or class interests, to try and judge the implications of this Bill on its own ments.

After all, what is a strike? It has been ably explained by my Honourable friend Mr Josh When an employee goes to an employer for a job and he gets the job, the worker has entered into a civil contract with the employer. When the employer and the employee agree on certain terms of work they enter into a civil contract If that contract is proken, then the employer is at hierty, even under existing conditions and the laws of this country, to prosecute that man and at the most get damages, because that man has broken a civil contract

Sir Towasjee Jehangir: Would you support that prosecution?

Mise Maniben Kara: I would

Sir Cowasjee Jehangir: Do you think you could get a rupee?

Miss Maniben Kara: Sir, the existing law only provides for a breach of contract claim for damages from either party My Honourable friend Sir Cowasjee Jehangir just now asked me whether the employers can get anything out of the workers I may also ask him another question When the Bombay Industrial Disputes Act was passed in spite of the opposition of the working classes by the popular ministry then, it was maintained that the law provided for so-called facilities to the workers, but I have seen from my own experience that when an employer wrongly dismisses an employee, what can the employee do? He goes to the Labour officer He has to go to a court I would ask, has the employee got the money? Assuming that he did and that he went through all these processes, what does he get? He may get the satisfaction that an employer has been fined about Rs 100 But the employee does not get his job back So the employee is always at a disadvantage. The important point involved in this present act is a matter of the principle of the right of democratic citizenship of this country A civil contract cannot be turned into a criminal offence by a stroke of the pen by a popular government We certainly welcome the disappearance of a bureaucratic government from this country but we are going to judge the new popular government by their own acts. I would therefore appeal to them not to come out with a Bill of this kind, which turns a breach of a civil contract into a penal offence. It means that if the workers choose not to work for any particular employer or if workers wish to have a change of master, they cannot have the freedom to do so They could be put inside the juil for wanting to do so They can be treated as crimmals and thevers At this stage I would remind my Honourable friends that the District Immigrant Act of 1860, when it was in existence, meant that the workers in plantations simply could not leave their jobs and run away If they did not like the conditions of work and the exploitation of the planters and if they decided not to live any longer in those places to work, and if they decided to run away, then the entire state machinery-police and everything-could be at the disposal of the employer to bring the workers back to their work This Act called the District Immigrant Act of 1860 was repealed. It was repealed under the pressure of changing world events It was considered to be a slavery, and my friends on the opposite benches who are anxious to sponsor this Bill called this [Miss Mamben Kara]
Act as a slavery because it meant forcing people to work when they did not desure to do so

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Similarly, section 404 of the Indian Penal Code was meant for a breach of orvil contract of service outside British India. It meant that those people who were taken outside this country, say to countries like Africa, after indulging into all the expenses of taking the workers outside British India, and if those workers did not want to work, then this section provided that it was a punishable offence. Even the bureaucratic government which existed at that time was compelled to repeal that section 404 in 1920. I want to appeal to my friends—and I hope fly appeal will go home to them—let us not in these present days when world events are changing so fast, when the democratic forces in the country are going ahead and the working classes in particular are coming into their own in various countries—let not the first act of the popular government he such whereby not only the liberties of the working classes and their rights are taken away but the very right of citizenship and their democratic rights are taken away from them by turning a breach of cavil contract into a penal offence.

An Act of such grave importance, not only for the working classes but for the entire population of this country why should it pass with such great haste? During war time we had to suffer Ordinances Persons like us who always stood for the victory of the democratic forces accepted those Ordinances because we felt that the destruction of fascism was the ultimate victory of the working classes, and it is as a result of the destruction of fascism that we are glad to see that the bureacratic government has gone and a popular government has come into power, but spart from that, during war time these measures-811 of the Ordinance was in force and it would have naturally expired by the first of October Most of my friends sitting here know very well that the Ordinances for controls are tast disappearing. The controls only remain for food and other essential commodities Ordinances are being withdrawn Ordinances are withdrawn whereby the upper classes can have all the freedom, but so far as this particular section of the ordinance is conceined. I am surprised to find that it has got an extension of six months. It could not have got that extention for six months but for the consent of the majority party. The ordinance which in the hatural course would have expired by the 1st of October—I mean section 91A -has been extended for a further six months, and if I can understand rightly, all this hurry for passing or getting this Bill through is simply to see that a restriction is placed on the workers before the expris of this ordinance. I for one expect that, with the popular government coming into power, not only all these ordinances will go, but that the Act of 1929 which was imposed by a bureaucratic government will also go, and we will have in this country more civil liberties, more freedom and greater rights of citizenship

There are in this Bill, as has been pointed out already by my friend Mr. Joshi, very serious implications, and the Bill is one-sided. Some clauses give an appearance of great advantages being granted to workers. What are the advantages that the workers are going to have? The advantages are in the form of workers commutees. On hehalf of the workers and on behalf of the poorer strata of society, I would say that I would most certainly welcome a measure like this, but even then I would say that I stand for voluntary recognition and the employers accepting the principle of collective bargaining with the workers. Why should not this works committee, -if it gets the status that it deserves, not be able to bring between workers and employers an understanding? It will, but why should their right to strike be taken away from them? I am not one of those who would oppose a good measure like works committee simply because it has been sponsored by a particular party. I have no affiliations in this House-I stand alone here and my lovalty is only to the working classes and to nobody else. I therefore welcome the principle of works committee, but the underlying basic principle of this Bill, which is to deprive the workers of the only weapon of strike which is in their hands

The Honourable Shri Jagivan Ram: Question

Miss Maniben Kara: After all why have these restrictions against the workers if they want to strike? As a matter of fact, workers have no bank balances, they have no credits, nobody will give them—even the ration shops will not give them one weeks rations unless they paid for it, and if the last Honourable speaker has made out a case that by seeing a rat somewhere the workers go on strike, well, I do not know whether he has any experience of workers. Perhaps he was just making out a case to strengthen his own position. We are not those who want to have strikes for agitational purposes, we cannot afford strikes, we stand for the right of collective bargaining, we believe in voluntary understanding between the employers and the employees.

I have made my position clear even when I spoke on the Trades Umon Recognition Bill yesterday, that it is most unfortunate that even at this stage we require legislation for a very elementary right of the working classes, namely, recognition of trade unions

The blame is not of the workers. It is of the employers and the Government which today have brought the necessity for such a Bill I once again want to emphasize this fact that we are not people who want strikes. Does the Labour Member really think that by passing this kind of Act he is going to prevent strikes. If the Honourable Member and his friends were not afraid of going to jail, do you mean to say that the workers will be afraid of going to jail. It is no threat. If such a measure is going to be imposed on the working classes. I can tell you that it will be opposed tooth and nail in action and deeds.

Prof. N. G. Ranga: You swallowed it during the last six years

Miss Maniben Kara: Let me remind my friend Prof Ranga that even during war time the wages of the workers were not high compared to the cost of living but today nobody can deny that the worker is faced with unemployment, retrenchment, starvation, misery and diseases and add to these, the communal rots. The wanting on not wanting of strikes does not depend upon the winns of the agitators. It is only when the workers cannot get the very necessities of life and it is only when they cannot put up with the atrocties to which they are subjected that they go on strike

As I said, the workers have no bank balances. The workers are interested in industrial peace and it should be the joint effort of industry and labour to see how we can secure industrial peace in this country No such peace can come by means of repressive measures If you want industrial peace, I would ask the Honourable the Labour Member to bring in measures which would relieve the workers of their miseries, the minimum wage Bill, the social securities Bill, the Old Age Pension Bill and so on There are various other things which the workers want Bring measures which really improve the economic condition of the working classes and I can assure you that there will be no strikes Strikes only take place out of sheer necessity They take place only when the employers get unreasonable and do not listen, in spite of letters, deputations and other things. Is there any machinery by which the worker can get his grievances redressed? No This Bill provides that after giving notice, an officer will be appointed, a board will be appointed As was rightly pointed out by Mr Joshi, this big machinery of the Government will go on functioning and not functioning for two years and even then in the end the decisions of the Industrial Court cannot be enforced It may be enforced partly In other words the worker is never in a position to go on strike and we shall be depriving the working classes of this country of the only weapon which is in their hands Why should this measure be restricted only to the workers Why does it not apply to share bazaars, cotton bazaars and other similar places Every time they are closed, it is not called a strike It is called a demonstration. It may be a demonstration to them but it is not a demonstration to the public. The public is greatly inconvenienced I say, this is not giving the worker a fair deal It is all one sided It is directed against the poorer strata of society I am not one of those who are asking for the imposition of such a ban. I believe in the democratic right of citizenship but the present Labour Member [Miss Maniben Kara]

has thought it fit and necessary that it was the working classes alone who require this sort of protection in his own understanding

[At this Mr President vacated the chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

I have said practically all I wanted to say but before I sit down I would once again press this most important point on the attention of the House—that the passage of this Bill will mean that we are turning the breach of a civil contract into a penal offence which effects the lives of the working classes alone It is an encroachment on the rights of citizenship of this country. I therefore hope that the Bill may be circulated and eventually after getting the views of the representative organisations in this country. I hope the Labour Member will reconsider the thing and withdraw this Bill, because it is going to be opposed by the entire working class of this country

Mr. Abdur Rahman Siddig: Mr Deputy President, I had not the least intention of entering into this war between capital and labour but being a Muslim and holding to the belief that society should not be divided on an economic basis. I should nevertheless like to draw the attention of the Honourable Memher in charge of the Bill to conditions as they exist in the world to-day have heard the word 'democracy' mentioned many times If it is democracy in Washington and London, will the Honourable Members tell me whether it is democracy in Moscow also? I would like the Honourable Member in charge to realise that these democratic notions and this division of society on an economic basis between workers and employers is leading to eternal daimnation and constant wars I see no distinction between conditions as they are in Mescow to-day and as they were in Berlin or Rome before the war or during In this land of imitation and incongruities of ours we are repeating, parrot-like-things which others have thought and others have put into Everything which develops in Europe cannot succeed in this land of castes and many religions I was hoping that the change that has come over this House would remove not only the political slavery of my countismen but also the intellectual slavery to which we have been subjected since foreign domi-It is again worthy of consideration of the Honourable Member in charge of the Bill whether it is wise on his part and the part of his colleagues to take advantage of this interim period and rush through measures which will affect the whole condition and structure of Indian Society tomorrow 'capitalist' and 'labour' have been used in this debate" There is a suspicion abroad in the country that the Government of India of to-day is capitalistudden, that influences from Bombay and other commercial centres have had something to do with the selection and nomination of Members in charge of various Departments I would earnestly appeal to the Honourable Member m charge to see that this suspicion is removed particularly in view of his enthusiastic ecstasies yesterday over the Conference he had with Congress Ministers in charge of labour in the Congress-governed Provinces

Some Honourable Members: There were Ministers of all provinces

Mr. Abdur Rahman Siddigi: I speak on my book and I do not allow being unterrupted The Congress Ministries and Ministers and the Honourable Member in charge of Labour have decided things The suspicion is likely to spread that from the Centre the same capitalistic influences will go into the provinces and millions and crores of rupees will go to the undoing of the poorer sections of our people

He has thought of strikes I have had something to do with them and have suffered through them I am neither a capitalist nor a worker, I earn my living by domg a clerical job But what I should like the Honourable Member in charge and the veteran labour leader and our sister sitting behind me, is this They take the name of the poor and suffering worker, they take of the nights of labour, but do you know, Sir, that in my experience—and it is a very long one, perhaps as long as that of any Member in the House to day—

It is not the labourer who conducts the affairs of labour—It is men who have nothing to do with the industry that make use of these strikes for political purposes—Si, if labour leaders are going to utilise their brain-power and their intellect to undo the poor worker and to run away with his monthly contributions to push on their political mischief, I would rather say that the Bill be dropped altogether. During the postal strike, which made us all suffer, the Postal Union cume to terms, but the Trade Union Congress with mighty big names of Presidents and Secretaries held the blunderbuss at our temples. I hope the Honourable Member in charge, who has not had enough time to go into these matters, will also consider the problem of what they have begun to call sympathetic strikes.

m I know the hour is getting late and I should not like to prolong m I the contribution to the intellectuality, the outlook and vision of the Honourable Member in charge, but I take this Bill to be Chapter II of the Bill he infroduced yesterday Mr Deputy President, it did not come with a good grace from the hips of the representative of the Scheduled Castes in this House to run down the idea of communal unions. He knows and we know that in the terrible situation through which we are passing in India, Muslim emprovees are being kicked out by Hindu organisations and asked to go and find their bread in Pakistan (Interruption) I am again (Interruption) I am again speaking on my book and would challenge contradiction Mr Joshi will perhaps bear me out that in Bombay the millowners have removed your communal brothers and mine, the Julahas, who were Muslims from Parsec and Hindu mills 1 am again speaking on my book The, were removed one by one and thus they had to start a Muslim Girni Kamgar Union Saklatwala came from London in those days and when matters were brought to his notice and after he had investigated them, he had a good few words to tell to the general Girm Kanigari Union. Those conditions have spield wider to-day. I want peace, I want friendliness, I want mutual consideration and co-operation among our workers. But that will not be obtained by preaching to them "nationalism" and sitting here as a representative of the Scheduled Castes Either he should not have been here or, if he was here, then he should have protected the rights of those who have been denied every right till now. I can speak with some knowledge that Muslim workers, whether in State organisations whether in public utility services and whether in private commercial organisation are being picked out and thrown away. The voteran labour leader will have to teach me all over again the meaning of "public utility services" We have also read that word and heard it and sometimes taken part in public utility organisations. To remove railways from pubhe utilities because England has done it and to introduce others leads me to a feeling of hopelessness about our industries and relations between capital and labour in the future

Public utilities to be owned by the public would indicate railways owned by the State which in the last analysis is but another name for the public I would also request the Honourable Member in charge that now that they have secured those Benches, they will not and he will not allow labour unions to be considered as branches of the Indian National Congress and nothing more, that they will not and he will not allow these unions to make discrimination between capitalists, Hindiu or Muslim — Let them treat all alike — If a Hindiu capitalist is not kind to his workers, he should be pumshed and the same treatment should be accorded to a Muslim or a European capitalist or employer — But. Sir invespenence tell me that discrimination is being used My experience has brought cases to me where Muslim employers are alone put to trouble — I would like the Honourable Member in charge to call for lists of membership of all unions in India — If it takes him a vear, I would extend to him the date—Let him find out how Muslims, particularly, and perhaps Scheduled Castes people are removed—How many hold any office? How many hold any office? How many hold any text properties of the properties of the state of the many hold any office?

^{&#}x27;The Honourable Mr. Jagiivan Ram: Many.

Mr. Abdur Rahman Siddigi: I know what is happening in the East Indian railway and the Bengal Assam Railway unions He need not accept my statement Let him enquire and find out and then let him, if he can judge things on merit make decisions justly and equitably. I also belong to India, my community is more labour-minded than a Jagatseth community His sermon vesterday led me to make these remarks 1 have no intention of being in any way I am appealing to him to show mercy, to show justice, offensive to show kindness for the poor Muslim worker, to whom the veterans of the labour movement have not given any encouragement, have not given any support and whom, wherever possible, they have kicked out It is therefore that suspicion arises in my mind and I hope it will be removed if I can induce the Hōnourable Member in charge of the Bill to accept the Islamic theory of society, nothing would please me better But in the middle of this 20th century and in a country the people of which do not look at anything sensibly and in their own way but must go to Moscow and to London, must quote from German or French authors, until that habit of imitation, until that pairot-like habit of repetition of foreign theories which will not apply to conditions in our country persists, I can only appeal to the Honourable Member in charge for justice and not even for generosity

Pandit Balkrishna Sharma: Mr Deputy President, Sir, after hearing so many speeches for and against the Motion, I feel 1 must begin by letting the cat out of the bag The question which is before us today, though purely of a trade union nature, though purely of the nature regulating disputes between employers and employees, is not quite devoid of politics. I have heard with rapt attention the speech which was made by my Honourable friend Mr Joshi. I have heard the speech of Miss Maniben Kara, and I have also heard my Honourable friend Mr Abdur Rahman Siddiqi whose speeches are always like a breeze, violent though sometimes, and yet, quite provocative of thought Well, Sir. the motion before the House from the side of the Muslim League party 18 that the Bill should be sent for circulation in order to elicit public opinion, and I hope this motion will not be pressed because the Honourable the Labour Member himself has conceded more or less to the demand for more time by accepting the amendment which was moved by Mr S C Joshi, the Chief Labour Commissioner Therefore, I think, that so far as this Motion is concerned, the motion from the Muslim League party is concerned, it is more or less of a nature the principle of which has been accepted by the Labour Member and I hope that my Honourable friend Mr Jaffer will be kind enough to withdraw his motion But certainly so far as the motion of my Honourable friend Mr N M Joshi is concerned, there is something which tells me that his desire to take as much time as possible is not with a view to improve the Bill by eliciting public opinion but it is with a view to sabotage the whole measure

Mr. N. M. Joshi: How do you know it?

Pandit Balkrishna Sharma: I know it He himself has very clearly said that in case his motion is not accepted, he will oppose the measure, and because in principle he does not accept the fundamentals which are contained in this Bill, I for the life of me cannot understand what possible advantage he will be able to derive by playing these delaying tactics upon the House He does not accept compulsory arbitration I do not think Mr Joshi is made of such stuff that he will be made to feel the necessity of accepting that principle even after six months' time, if we postpone this measure till then
Mr. N. M. Joshi: Mr Deputy President, the Bill is being circulated not

for my benefit It is circulated in order to hear the public opinion, in order that

the public in India may know what the measure is.

Pandit Balkrishna Sharma: I will come to that public presently So far as Fandit Barrianns Burrins: I will come to that public presently 50 intermed himself is concerned, he has definitely said that it is not for his benefit that he wants it to be circulated, but it is for the benefit of the public that he wants it to be circulated but it is for the benefit of the public that he wants it to go undo circulation. Let me, Sir, with your permission, take into consideration those principles which generally call for circulation of a Bill There are more or less three or four considerations which make it incumbent upon Government to get a Bill circulated for electing public opinion. Firstly, that the legislation should be well considered, secondly, that all sections should be consulted, and thirdly, that we should not legislate in a hürry. So far as these principles are concerned, it is better that we should see whether all those things are not meant for those times when we could go with easy steps and whether they should be made applicable to such times through which we are pussing 1 are reminded of a very famous saying of the late Lord Lloyd-George who said that there are times when the world spins so letsurely that it seems to remain at a stand-still for centuries, and then again there are times when the world moves with such a giddy pace that the distances of centuries are covered within days Today we are passing through those times when we cannot wait for these dilatory tactics of sending Bills into circulation, and for very good reasons. Those who are aware of the history of legislation during the last 18 months in Great Britain will know how many laws have been passed in succession quickly. They did not wait for all these nectics.

Mr. N. M. Joshi: You bring forward such legislation, I will support you

Pandit Balkrishna Sharma: That is the kind of legislation we are bringing forward now, this is part of that legislation. And those who talk in that strain my own province when the provincial Government came out with a proposal for the abolition of ramindari. Some people came forward and said, "Well, you are abolishing zamindari, why do you not abolish capitalism itself?"—which means a sure way of sidetracking all our activities

Mr. N. M. Joshi: You bring forward a Bill tomorrow for the abolition of zamindari and you will have my fullest support

Pandit Balkrishna Sharma: I am quite confident that Mr Joshi will support such a Bill but unfortunately zamındarı is not his subject but a subject of the provinces, and my province and other Congress provinces are quite capable of tackling the problem and they are doing it But, as I said, these are the three considerations which guide us in sending a Bill into circulation. But I think we should not in any way allow ourselves to be sidetracked and we should not allow our activities to be confounded by such tall talks. The time-factor is not necessarily a sine quo non of producing good legislation. As the Honourable the Labour Member has already said, he or the Government of India, have been at it for the last so many months, all the employers have been consulted, when they assembled here in the tripartite conference. Similarly labour leaders have also been consulted. But because there is a section of people in the country who want to take advantage of the poor ignorant workers and who want to create difficulties in the way of the smooth working of national Governments in the various provinces, they are coming forward and condemning every legisla-tion that we bring forward for the welfare of the workers My Honourable friend Miss Kara said that she accepted all these restrictions on workers during the six years of war because she and men of her way of thinking were the people who were very anxious for the victory of the democratic forces of the world Well, 'democratic forces' is all right, but may I know if this was the only noble principle which inspired them to keep mum during the last six years and allow the workers to be thrown to the wolves? Was that the only thing or was there something else? A tangible Rs 13,000 a month, why should she forget it? There is a character in Dickens who savs, "Come, dear, let us talk fustian and gull them" She cannot go on talking fustian like this

Miss Maniben Kara: What about your getting lakhs from the millowners?

Pandit Balkrishna Sharma: My Honourable friend Mr. Joshi said that by this legislation we are illegalising strikes and forcing workers to accept arbitration. And then he made such funny remarks about this that I was really at a loss to understand whether Mr Joshi was serious. He said we want to force the workers to accept arbitration. Well, he said, the arbitrator must be an imparial man; and who will be the authority that will appoint that arbitrator? Naturally, the Government, and if the Government is not imparable today, appoints the arbitrator naturally the Government is not imparable.

[Panent Bakrishna Sharma]

the arbitrator who will be appointed will be also partial. Therefore, ultimately, from Mr Joshi s own arguments, it is proved that the principle of compulsory arbitration is humbing and therefore in no circumstances should this principle be accepted. (Interruptions by Mr N M Joshi) I do not give in, Sir

At this stage Mr President (The Honourable Mr G V Mavalankar) resumed the chair ?

Mr. President: Let both the Honourable Members resume their seats Mr Joshi

Mr. N M. Josh: Sir the Honourable Member is misrepresenting me What 1 s.id was that when there will be a Government based on adult suffrage in which all sections will be properly represented certainly the working classes will have confidence in the impartiality of that Government

Pandit Balkrishna Sharma: Let me say that if there is adult suffrage the provincial legislatures and the central legislature will not be changed beyond recognition from what they are today. Such men always harp on the principle of while suffrage and because adult suffrage cannot come today they stand in the way of a legislation which is in the interest of the workers.

Mr. N M. Josh: Sn, the Honomable Member is again missepresenting me He says I am opposing all measures. There is the Health Insurance Bill coming up, I shill support it. I may try to amend it but I certainly do not propose to oppose all the Bills.

Pandit Balkrishna Sharma. I did not say all measures but such measures as affect labour and such measures about which he does not receive sanction from some organisation in the country to which he owes loyalty

Mr N. M. Joshi. Sn, he is again misrepresenting me. I owe loyalty to no one. I owe loyalty to myself first and then to the working classes of this country and to nobody else.

Pandit Balkrishna Sharma: It this principle is adopted that so long as Government is not impartial, so long no principle of compulsory arbitration should be introduced in any legislation, then I submit that till Doomsday we are not going to get such Government. If this tovernment is not there and another Government comes in, that Government may be a labour Government, and my capitalist friends will stand up and say that that is not an impartial Government and so they cannot accept any principle of compulsory arbitration. That is what it comes to, and there are to go on saying and hyping upon this thing that we cannot have any compulsory arbitration these days is an argument the validity of which I have not been able to understind.

And then ag in he said you have declared the strikes illegal. I say I have not By the Bill we are only going to regulate the strikes and not to declare them illegil. That is the position of the Bill.

Sit. N. V. Gadgil. We are more anxious to make the strikes successful

Pandt Balkrishia Sharma: Because we are the men of the people. We are M. Joshi's collections and Mr. Joshi knows it and therefore we would be the list persons to come in the way of healthy, strong trade unious developing in this country, and by this Bill we are giving a fillip to the trade union movement and we are trying to person to of the clutches of those people who have exploited labour for so many years. Let me assure evertone present here that we are not in the least airvoisity to come in the way of healthy development of labour. We want that our people should gain strength, we want that all classes, particularly those who are exploited, should come to their own and I think, Sn, this Bill which is before us today is the one measure by which we will be able to eliminate the activities of such of the people in labour movement who are trying to discredit our governments if various provinces and who are trying to create confusion in the public mind.

Pandit Balkrishna Sharma: Peoples' Governments in the provinces I may also point out that so far as the strikes are concerned, in my own province I had experience of dealing with these strikes for the last 20 years and more, and I know how interested people in the name of popular front have tried to take advantage of creating confusion in the public and of creating disorder in the society I know it to my cost and the result is today that I am supporting this measure by which we shall be in a position to approach our workers and tell them how they should behave and how they should proceed and how they should proceed and how they should proceed and thow they should proceed and thow they should proceed and thow they should proceed and thow they should proceed and thow they should proceed and tilk of their interest but actually want to forward their own party interests in the name of the labour. And, therefore, Sir, I give my wholehearted support to the amended motion which the Honourable the Labour Minister has placed before us

There are one or two points which I would like to make clear before I resume my seat. I have heard Mr Joshi saying, well, if the strikes today are there in the country then naturally there must be some very grave causes. Naturelly there are causes. Ill housing—all right. In-sufficient wages, all right. I say this is an eternal problem. This problem of poverty of our masses has been unfortunately with us for the last 160 years and we are not going to solve that problem in the twinkling of an eye. If strikes were the only way of achieving that objective, I shall be the first man to go with Mr Joshi, but, unfortunately, we know that strikes are not the way to achieve that objective. We have to increase our production, we have to regulate our distribution, we have to industrialize our provinces, and therefore it is not by merely going on strikes that the workers will be able to get what they want, and if in their despondency and in their despondency on strike, then it is up to us, who are their well wishers, who are their servants, to go to them and tell them that the steps that they are taking are disastrous and that they cannot go on like that in future

Mr. President: Is the Honourable Member going to the other point?

Pandit Balkrishna Sharma: Yes, Sır

Mr. President: He may resume his speech on the next day when this Bill is taken up for consideration

The Assembly then adjourned till Eleven of the Clock on Monday the 4th November 1946

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LEGISLATIVE ASSEMBLY DEBATES

MONDAY, 4th NOVEMBER, 1946 Vol. VII — No. 6

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LEGISLATIVE ASSEMBLY

Monday 4th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the

MEMBERS SWORN

The Honourable Mr Jogendra Nath Mandal (Law Member), and

Sir John Francis Sheehy, C S I , I C S , M L A $\,$ (Government of India) Nominated Official)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

DESTRUCTION OF OFFICIAL PAPERS RELATING TO NATIONALIST I RADERS

- 164 *Sardar Mangal Singh · Will the Honourable the Home Member please
- (a) whether there is any truth in the press reports that critain papers : the Scotariat, relating to certain nationalist leaders were destroyed or hidden before the Interim Government took over.
- (b) whether the Interim Government made any enquiries about this matter, if so what is the result thereof, and
- (c) whether Government have taken or contemplate to take any [measures against those responsible for this action?
- The Honourable Sn 0 Rajagopalachan (a) Yes some papers relating to certain nationalist leaders were destroyed as no longer wanted. No papers were hidden. No papers were destroyed in the Secretariat.
- (b) The answer to the first part is in the negative the second part does not arise
 - (c) Government do not consider that any action in the matter is called for
- Sardar Mangal Singh: May I know if papers relating to the leaders of all parties have been destroyed, or only those relating to the leaders of the Congress Party?
- The Honourable Sri C. Rajagopalachari: The answer to this question would result in the disclosure of the contents of things which ought to be protected
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state whether it is a fact that fresh files have been started in respect of these same leaders?
- The Honourable Sri C. Rajagopalachari: This suggestion I must totally deny Even an answer to this question would involve undesirable disclosures
- Seth Govind Das: How does the Honourable Member think that the papers destroyed were only papers which were not wanted
- The Honourable Sri C. Rajagopalachari: That is information I am authorised to give
- Lala Deshbandhu Gupta: Has particular care been taken to destroy the personal files of the Honourable Members sitting on the Treasury Benches?
- The Honourable Sri C. Rajagopalachari: The answer has to be a repetition of what I have slready said But I would like to explain That there has been a long and serious sonfict between those in authority before and those who are, now in authority III patent circumstance and it is no use trying to escape the corollary of that circumstance. No Government can get on without an Intelli-

gence Department and we cannot get loyal service from an Intelligence Department if we do not protect the sources of information which they use. If with every chaince of inasters, loyal members on the primating service should be exposed to ridicule and persecution, it would not be a desirable state of things it is therefore necessary. Sir, to preserve the convention in all good democracies where Opposition becomes Government and Government becomes Opposition, this convention being that members of the public service should not be exposed to any attack or ridicule on a change of masters

Indian Troops In Indonesta

165. *Sardar Mangal Singh: Will the Defence Secretary please state

- (a) whether there are any Indian Troops in Indonesia;
- (b) if the answer to part (a) above be in the affirmative when will the Indian Troops be withdrawn and when will the last Indian soldier leave the soil of that country, and
- (c) the number of Indian soldiers and officers who have been killed, wounded and missing in Indonesian operations since the cease fire order on the Far Eastern

Mr. G. S. Bhalia: (a) Yes. Sir

- (b) Indian troops will be withdrawn from Indenesia by the end of November 1946
- (e) The number of Indian Army Officers and other ranks killed, wounded and massing in Indonesian operations since the cease fire order is given in detail in a statement placed on the table of the House The totals for the Netherlands East Indies are Killed—968, Wounded—1,694, Missing—212

Statement showing number of Indian Army Officers and Other Banks killed, wounded and missing in Indonesian Operations in Netherlands East Indies since the cease fire order was given in the Far East, as on 10th October 1946

1 Indian Com	mıssı	oned	Office	re				
Killed								11
Wounded								15
Missing								2
2. British Offic	ers (India	a Arn	1y)				
Killed								20
Wounded								35
Missing								2
3 Viceroy's C	mm	ssion	no be	lcers-	_			
Killed .								29
Wounded								70
Mussing								9
4 I O Rs								
Killed .								906
Wounded								1,564
Missing								206
5 Totals for N	В	_						
Killed .								966
Wounded								1,684
M sang								212

Maulana Zafar All Khan: Arning out of part (b), I want to know whether the white man's burden will be transferred to the shoulders of Holland after the British and Indian military forces leave that place?

Mr. President: Has the Honourable Member understood the question?

Mr. G. S. Bhalja: I am afraid I have not followed the question

Mr. President: Will the Honourable Member repeat the question? What is the information that he wants?

(Maulana Zafar Alı Khan did not rise to explain his point)

- Sardar Mangal Singh: May I know whether arrangements have been made to get our troops out of that country, or as it only the intention of the Government to do so and that there may be some difficulties later on and the Government may not be able to fulfil their assurance given here?
- Mr. G. S. Bhaljs: No, Sir Plans have been well laid for the withdrawal of all Indian troops by the 28th of this month and I see no reason why, unless something very unprecedented happens the last Indian soldier should not have left Indonesia by that date
- Mr. Manu Subedar: May I know whether there is any understanding with the Dutch people that the power relinquished by the British will be passed on to the Dutch, and that care is being taken even by our Government that such power does not go to the Indonesians?
- Mr. G. S. Bhalja: There is no understanding so far as I am aware between the Government of India and the Dutch authorities on this subject of the kind referred to by my Honourable friend
- Seth Gowind Das: Isn't it a fact that till now several dates had been fixed for withdrawing the army from Indonesia and several times promises were given in this House that by such and such date the Indian troops would be withdrawn? Now should we take it that this 28th November is final?
- Mr. G. S. Bhalja: According to the present plans and intentions of Government, this is the final date
- Babu Ram Narayan Singh: Has this Interim Government got full powers over the movement of Iudian troops?
- Mr G. S. Bhalja: That is a big question of policy. But I am sure that the Government of India have a considerable voice in deciding on the movement of troops

TALKS TO SEPTLEMENT OF STRELING BALANCES

- 166. *Sardar Mangal Sungh: Will the Honourable the Finance Member please state
- (a) when the question of settlement of the sterling balances is likely to be taken up with His Majesty's Government, whether the talks will take place in Delhi or in London, and
- (b) whether Government propose to consult this House before the final settlement is reached?
- Mr. K. G. Ambegaokar: (a) The question of the date and venue for the negotiations in connection with the sterling balances is at present under discussion with H M G
- (b) The Government have duly noted the views expressed in the Househalme the discussions on the budgets and the Bietton Woods Motions and will bear them in mind. Government consider, however, that discussion of proposals in the V-sembly before final estimated would not be a feasible or satisfactory method of conducting these negotiations.
- Mr. Manu Subedar: Has the attention of Government been drawn to the statement of Dr Dalton, the Chancellor of the Exchequer that no negotiations would start about the sterling balances till an all Party Government takes place in India? And if it is so, have Government examined the full implications of the statement that England would not pay unless and until there was this sort of Coalition Government which now exists?
- Mr. K. G. Ambegaokar: The Government have seen reports regarding the Chancellor of the Exchequer's statement but as the Honourable the Funner Member made it clear in his speech on the Brettonwoods motion, the Government of India are in communication with His Majesty's Government and the

latter have expressed their anxiety to conduct the negotiations as early as possible. So the meaning and implication of that statement of the Chancellor of the Exchequer do not really arise.

Sardar Mangal Singh: May I know from the Honourable Member whether these negotiations are likely to take place before the next Budget Session?

Mr. K. G. Ambegaokar: I should think so As the Honourable the Finance Member has made it quite clear, they are to be started as early as possible

Sardar Mangal Singh: Will the Honourable Member give the assurance that the Government of India will press that the negotiations should take place in Delhi and not in London?

Mr. K. G. Ambegaokar: I think the House may take it that this point will be duly considered by Government

APPOINTMENT OF A TAXATION ENQUIRY COMMITTEE.

- 167. *Sardar Mangal Singh: Will the Honourable the Finance Member please state
- (a) whether Government have decided to appoint a taxation enquity commission to review the entire taxation structure of the country,
- (b) its terms of reference and whether they will include the review of the land revenue system also, and
- (c) whether Government will await its roport before taking any action to abolish or alter any individual tax (
- Mr K G Ambegaokar (1) and (h). The matter is under consideration and Government have not come to a small decision.
- (c) The point rused by the Honourable Member will be kept in mind. Whether or not a taxation enquiry committee is appointed Government must reserve the right to consider individual cases on their ments.

Sardar Mangal Singh: Is if not a fact that during the last Budget Session, the then Finance Member announced in this House that a Tavation Enquiry Committee will be appointed and now the Honourable Member says that the Government of India have not made up their mind yet. Has the decision of the other Government been upset?

- Sri M. Ananthasayanam Ayyangar: That was the old Government and this is a new one!
- Mr. K. G. Ambegaokar: What the then Honomable the Finance Member said was "I piopose therefore to set up a Taxation Enquiry Committee in the rear future. As Honourable Members know the then Finance Member was here only for a short while after the Budget Session, during which he made certain preliminary investigations for the purpose of setting up this Committee, and the matter and not been concluded before he left. Now that there is a new Government the matter has got to be considered again.

Miss Manubon Kara: Do I have the assurance of the Honourable Member that the interests of the taxpayers also will be represented on this Taxation Enquiry Committee?

Mr. K. G. Ambegackar: I think on the question of representation on the Committee, the then Finance Member made this point quite clear, that it should be an expert rather than a representative body

Miss Maniben Kara: Does the Honourable Member consider that the taxpayer cannot be represented by an expert on that committee?

- Mr K. G. Ambegaokar: That also has been mentioned—"although care should be taken to obtain the views of all the interests affected,—industry, commerce, agriculture, labour, the consumer, the ordinary texpayer and lastly, the Administration, both Central and Provincial"
- Prof. N. G. Ranga: Is at not a fact that the Interim Government has reached a decision in favour of the abolition of the salt tax?

Mr. K. G. Ambegaokar: There is a question on that later on

Sardar Mnagal Singh: With reference to part (b) the Honourable Member has said that this suggestion will be kept in view but may I ask the Honourable Member whether he is aware that in reply to the debate in this House that the then Finance Member assured the House that the question of land revenue will be one of the terms of reference to this Committee?

Mr. K. G. Ambegaokar. The question here is "whether Government will await its report before taking any action to abolish or after any individual tax?"

Sardar Mangal Singh. I am referring to part (b) which refers to land revenue .

Mr. K. G Ambegaokar: That also is mentioned in the their Finance Member's declaration—all questions will be considered by the Tixition Enquiry Committee

IMPRISONED OR DETAINED IN A PERSONNEL

168. *Sardar Mangal Singh · Will the Defence Secretary please state

- (a) the number of Indian National Army personnel still impresoned or detained without trial;
 - (b) the number of prisoners of the 20th CIH, and
- (c) whether Government propose to review their cases and release them forthwith , if not why not ℓ
- Mr. G. S. Bhalja* (a) (i) The number of military INA personnel still undergoing senterces of imprisonment is 15
 - (a) The number detained without trial is Nil
- (b) The number of prisoners of the Central India Horse still serving sentences is time
- (e) The remaining portion of the sentences of the nine men of the Central India Horse has recently been remitted. As regards the LNA personnel, I would make the Honourable Members, attention to the reply to part (e) of Starred Question No. 93, asked by the Honourable Shri Sii Piakasa on the 30th October, 1946.
 - Prof. N. G. Ranga: What about the civilian section of the INA
- Mr. G. S. Bhaija: The Defence Department are not responsible for the Civilian section of the I N A personnel, but the Home Department
- Shri Sri Prakasa With reterence to the answer to my earlier question to which the Honourable Member has reterred and the facts stated in the statement that we placed on the table of the House along with the answer to that question may I know the conditions in which these prisoners are kept in the Provinces and which there the Government meets then expenses?
- Mr. G. S. Bhalja I am attend I must ask for notice of that question I may, however, say about the pusoners that one they are transferred to Provincial Governments they cause to be the responsibility of the Central Government so far as their wellbeing and other matters are concerned
- Shri Sri Prakasa: In view of the fact that in part (b) of the statement that we see all one to floor of the House on their occision it was said that the present roles of the respective Provinces made to the presents that are level in those Provinces will the Honourible Member in the said that these misingers are morperly treated because I find that some of these are kept in the C class and will the Honourible Member order that they should all be put in 'B class at leavill the Honourible Member order that they should all be put in 'B class at leavill.
- Mr. G. S. Bhalja: I have already explained that the moment the military prisoners are transferred to civil juils they become the responsibility of the Provincial Governments concerned and all matters, including the question of classification are the concern of the Provincial Governments
- Shri Sri Prakasa: May I take it that the Government of India have no hand in forcing the Provincial Governments to treat their prisoners properly? Do the

Provincial Governments meet all the expenses or have the Government of India to pay for them?

- Mr. G. S. Bhalja: I have already explained that the Government of India have no say in the matter
 - Prof. N. G. Ranga: Why not?
- Mr. G. S. Bhalla: Because they cease to be the responsibility of the Central Government the moment they are fransterred to the provincial palls. That is the position. I am not sure about meeting the cost and that was why I asked to notice of the particular question.
 - Prof. N. G. Ranga: If it is not the concern of the Government of India even when their own prisoners are transferred to the civil jails of the various provinces, may I know why it should be so? There must be some reason for it.
 - Mr. G. S. Bhalja: The reason why some of the military prisoners are transferred to civil jails is that after the expiry of their term, they are no longer to be re-enrolled in the army and therefore they cease to be really the concern of the Central Government
 - Shri D. P. Karmarkar. Whoever may be responsible for the welfare of the prisoners in the Provinces, in view of the clearly expressed opinion of this House, do the Government of India propose to tender advice to the Provincial Governments to see that the prisoners are properly treated?
 - Mr. G. S. Bhalja: If there is any individual case in which the treatment meted out is not satisfactory, we will certainly bring it to the notice of the Provincial Government From the statement that I have supplied there is only one C class prisoner
 - Shri Sri Prakasa: Three according to the statement
 - Mr. G. S. Bhalja: The reason why I say only one is that I believe two of them are civilian internees, who have been included in this statement
 - Shri Sri Prakasa: Will the Honourable Member kindly get those prisoners to Delhi, if the provinces do not treat them properly? As the Honourable Member asked for a specific case, will be also kindly enquire about the prisoner who is in Agrica and find out why he has been put in C class?
 - Mr. G. S. Bhalja: I will enquire about the particular person the Honourable Member refers to but there is no reason to be lieve that the Provincial Governments do not treat these prisoners satisfactorily as is implied in the first part of his question

WITHDRAWAL OF INDIAN TROOPS FROM BASRAH

- 169. *Mr. Ahmed E. H. Jaffer: (a) Will the Defence Secretary please state when all the Indian troops will be withdrawn from the port of Basrah?
- (b) Do Government propose to place on the table of the House all paper pertaining to the decision in regard to the despatch of Indian troops to Basrah?
- (c) Have Government received any protests from the Government of Iran and Iraq in connection with this matter \hat{t}
- (d) What is the strength of the armed forces at present stationed in Basrah and elsewhere in Iraq?
- Mr. G. S. Bhalja: (a) I cannot state when all the Indian Troops will be withdrawn from the post of Basrah as the matter is still under the consideration of Government
- (b) No, Sir, it would be contrary to Parliamentary practice to place on the table of the House all papers leading up to an executive decision
 - (c) No, Sir
- .(d) I am afraid so long as other countries do not disclose the strength of their Armed Forces it would not be advisable to give the strength of Indian Armed Forces abroad

- Prof. N. G. Ranga: Whose decision was it to send our troops to Basra? Was it the decision of the British Government or was it an independent decision of the Indian Government?
- Mr. G. S. Bhalja: The decision was taken in consultation with the Government of India
- Mr. Ahmed E. H. Jaffer: May I ask whether the Honourable Member is in a position to give us an assurance as to the approximate period within which these Indian troops are expected to be recalled from Basra?
- Mr. G. S. Bhalja: I wish I could give that information, but as I have said the matter is under consideration, and I would rather not give a definite date
- Mr. Manu Subedar: In reply to part (a), the Honourable Defence Secretary said that the matter is receiving the consideration of the Government May I know whether it is the Government here or the War Council in London? And will the Honourable Member make it clear to this House the point as to the restrictions which this Government has got in regard to the movement of Indian tocops from India to elsewhere and back again?
- MC. G. S. Bhalja: I shall repeat the statement which I made the other day that so far as this Government is concerned, their policy is very clear and that is that Indian troops should be withdrawn from all overseas stations It is however, subject to our obligations arising from India's past associations with other countries
- Mr. Manu Subedar: My question is, have the Government of India an absolutely free hand in this matter? As I know they have not, will the Honoursble Member explain to this House the present constitutional position as to what extent the judgment on these matters is taken,—the final decision is taken in London—and to what extent the Government of India are involved in such decisions?
- Mr. G. S. Bhalja: I must confess I am not prepared for the discussion of the constitutional position this morning, but I can give this assurance that whatever news are expressed by the Government of India in a matter like this would very likely—I should say most probably—be acceptable to His Majesty's Government in the United Kingdom
- Shri Sri Prakasa: What and whose parliamentary practice is followed in putting papers asked for on the table of the House?
- Mr. G. S. Bhalja: I think it is a well-known practice that papers leading up to an executive decision should not be placed on the table of the House, for curous reasons. Numerous people from the lowest rung of the ladder to the highest record their notes on files, and what the House is, I think, interested in is the final decision of the Government, and not the stages by which that decision has been arrived at
- Shri Mohan Lai Saksena: May I know when was this decision to send troops to Basra taken?
 - Mr. G. S. Bhalja: In August last
- Shri D. P. Karmarkar: May I know the object of keeping these troops in Basra?
- Mr. G. S. Bhaja: That was announced in our press communiqué I will read that out if my Honourable friend desires it
- "In order that there may be ready at hand for the protection, should circumstances demand it, of Indian, British and Arab lives and in order to safeguard Indian and British interests in South Persus, teops are being sent from India to Barra There are many hundreds of Indians employed in the odifields and refinertes of South Persus and India depends largely on this source for her vital supplies of petrol."

Diwan Chaman Lall: When was this decision taken?

Mr. G. S. Milita: This press communique was issued on the 3rd August.

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DESCRIPTION OF INDIAN TROOPS

- 170. *Mr. Ahmed E. H. Jaffer: (a) Will the Defence Secretary please state how many Indian troops are still awaiting to be demobilised from the Indian Army?
- (b) What is the strength of the Indian Defence Forces at present under the following Services:
 - (1) total number of men in the Army .
 - (11) total number of men in the Air Force, and
 - (121) total number of men in the Navy ?
- Mr. G. S. Bhalja. (a) The difference between the strength of Indian Troops on 1st October, 1946, and then strength in the ultimate peace time Indian Army is 689 000.

It should, however be noted that the strength of the ultimate peace time army is at present provisional as it has not yet been approved by the Government

(b) The strength of each of the three Services of the Armed Forces (excluding civilians) on the 1st October 1946 was is follows —

(i) Army—	
Officers	32,866
Other ranks	10,23,344
(ii) Air Force-	
Officers	3,748
Airmen	38,475
(m) Navy ~	
Officers	1,252
Warrant Officers, Ratings and WRINS	11,698

- Mr. Ahmed E. H. Jaffer: With reference to part (b) of the question, may I ask whither the figures given by him will be maintained during the post-war period or will they be reduced considerable later on?
- Mr. G. S. Bhalja. This is the strength as existing at present. It is going of course to be considerably reduced in the course of demobilisation, and as I just now said the ultimate size of the defence force has not yet been finally determined by Government.

Sardar Surjit Singh Mapithia: May I ask the number of airmen who have applied for permanent commissions?

Mr G. S. Bhalja: I am attaid I must ask for notice of that question. It does not directly ause out of this

REVISION OF PAY OF MEN IN CIVIL AND MILITARY SERVICES

- 171. *Mr. Ahmed E. H. Jaffer Will the Defence Secretary please state where Governm in have under consideration the revision of pay of men in the services, the Airm, the Air Force and the Navy ? !
- Mr. G S. Bhalja: Yes Government have already appointed a Committee to make recommendations on the post-war pay, allowances and pensions of the three Defemic Services The constitution of the Committee and its terms of reference were announced in a press note on the 20th January, 1946

Sardar Surjit Singh Majithia: Is the Government aware that it is due to the maction on the part of Government regarding the announcement of the pay of the airment that there are not enough volunteers to serve the air forces permanently?

Mr. G. S Bhalja. Government are very well aware of the disturbing consequences of uncertainty, particularly uncertainty about the question of pay and pensions, but unfortunately the Government in the Defence Department cannot come to a unilateral decision on the questions of pay, etc., until and unless they

have seen the recommendations of the Central Pay Commission which the Government of India have appointed Obviously the two should be correlated as far as possible

- Lt-Ool Dr J C Chatterjee With reference to the reply just now given, whethis question not referred to the Pax Commission and whe was it not considered that the two commissions should sit jointly or at any rate consult each other?
- Mr. G. S. Bhalja As. I said this committee we appointed cails in January of this ear, where is the die of appointing a Centra. Are Commission to examine the questions of pay and conduments of the civil sergices came up at a later stage—if I mistake not, as a result of an impending strike in the Posts and Telegraphs, Deputing it.
- Sn M. Ananthasayanam Ayyangar. Max I know what the strength of this committee is and if there are my Indians on ${\mathfrak w}^2$
 - Mr G. S Bhalia. I answered that question fully on the last occasion
 - Sri M. Ananthasayanam Ayyangar. That there is no Indian on it?
- Mr. G S. Bhalja: There is Mr Dayal of the Military Finance Department on the committee. I promised to examine the suggestion made in this Honourable House about the possibility of finding other such the Indian officers to set on this committee.

REMARKS OF DR. HUGH DALTON, CHANGELLOR OF EXCHEQUER To RECOVERY OF STERLING BALANCES

- 172. *Mr. Manu Subedar: (a) Has the attention of the Hosourable the Exchequer, relating to negotiations for the string balances of findia and his relation in this connection that the terms of the Anglo-American Loin Agreement would be fully curred out?
- (b) Did Government put forward any clear statement of India's case in order to counteract the propaganda against Indian interests in this connection?
- (c) What steps have Government taken to secure early recovery of the sterling balances (

Mr. K. G. Ambegaokar: (a) Yes, Sn

- (b) No, Sir
- (c) The position has been explained in the course of the Honourable Finance Member's speech on the motion on the Bit flow Woods Agreements on the 28th October, 1946. The Government of India are in correspondence with His Majesty's Government with the object of having the sterling balances negotiations as early as practicable.
- Mr. Manu Subedar: In view of the fact that India gave these sterling balances, or was made to give these sterling balances, in the course of five years and in true of the tat that according to the Aglo-American Agreement Birtam is claiming that the bulk of these sterling balances would not begin to be repaid for six years more and that the actual repayment would cover a period of 50 years, in other words in view of the absurd position taken up by the United Kingdom under the Anglo-American Loan Agreement by which the Chancellor of the Exchequer swears, will Government put forward India's side of the case and say—what you took in five years you cannot claim 56 years for repayment?
- Mr. K. G. Ambegaokar: In the first place I must say that the presumption in these questions is not quite correct. There is no such demand made officially by the British Government that they would pay in 56 years. What my Honourable friend is referring to is the terms of the Anglo-American Agreement.
 - Mr. Manu Subedar: Clause 10.

- Mr. K. G. Ambegaokar: A portion of the sterling balances will be paid immediately, a second portion, being funded, will be paid over a period of years (does not mention 56 years) and a third will be adjusted. Now, so far as the question of our having paid in five years and receiving in 56 years is concerned, in Honourable friend knows very well that it was not money that we paid it was war supplies that we gave and it has got to be fully repaid in the form of goods and services and they must necessarily take a number of years. So far as taking up the question with H M G is concerned, naturally it cannot be taken up piecemeal but it will be taken up along with the sterling balance negovations.
- Mr. Man. Subsdar: Has not in: Honourable frend seen the suggestion officially made from the U S A as well as from the U K that no payment should begin to be made for six years, that is, until 1951 and that after that, payment would be made over 50 years by such instalments as may be fixed. In view of the claim made for such extension of payment, will not the Government of India take proper steps in order to counter the propaganda that what the line 1. Covernment took from us in five years they will be able to repay only in 56 years?
- Mr. K. G. Ambegaokar: Sir, as I said, the whole thing must be considered in connection with the sterling balances negotiations. So far as the propaganda is concerned, it is not official and the Government of India will take such steps as they consider proper

Diwan Chaman Lall' Is the Honourable Member aware of the fact that Sir William Edu is coming out to settle the question of the sterling balances with the Government of India 2

Mr. K. G. Ambegaokar: As I said, the question of negotiations is under discussion with the H M G

GOLD PAR VALUE OF THE RUPEE

- 173. *Mr. Manu Subedar: (a) Has the Honourable the Franco Member reached any conclusion with regard to the gold par value of the rupee? If so, by what process, on the strength of what materials, and what is the conclusion?
 - (b) What is the officially accepted value of gold in India?
- (c) Have Government any information as to changes in the official value of old in any of the important countries?
 - Mr. K G. Ambegaokar: (a) No. Sir
 - (b) None
- (c) From the information available the only countries that have changed the gold value of their currency recently are Canada and Sweden In the former case the gold value of the Canadaan Dollar was altered from 0 80768 grammes of fine gold per dollar to 0 888871 grammes of fine gold with effect from the 6th July, 1946, while in the case of the latter, the value of the Kronner was altered from 0 211595 grammes of fine gold to 0 248914 grammes of fine gold with effect from the 13th July, 1946
- Mr. Manu Subedar: In respect to (b), will the Honourable Finance Secretary tell this House at what rate the Reserve Bank is bound to buy gold if it is tendered to it?

Mr. K. G. Ambegaokar: It is not bound

Mr. Manu Subedar: In view of the very vast fluctuations and the great peculation occurring with regard to the bullion markets in Bombay, will Government consider the desirability of ohecking the speculation by stopping the forward trade in gold in view of the importance of gold in the International Fund or in any case will Government see that the rules under which the associations are working for the sale of gold—future transactions—are constantly seen shift revised both by the Reserve Bank and the Government?

Mr. K. G. Ambesacker: Government's attention has been drawn to the present condition of the bullion market and they are considering the necessary steps to counter the present tendences

Dr. Zia Uddin Ahmad: What is the official value of gold in India?

Mr. K. G. Ambegaokar: There is no official value of gold in India

Dr. Zia Uddin Ahmad: Is the gold sold to the highest bidder by the Reserve Bank?

Mr. K. G. Ambegaokar: The Reserve Bank is not selling gold at present

Dr. Zia Uddin Ahmad: Is it not a fact that the gold is sold for foreign banks by the Reserve Bank?

Mr. K. G. Ambegaokar: Not at present

Dr. Zia Uddin Ahmad: When was it stopped?

Mr. K. G. Ambegaokar: I have not got the date It was stopped nearly a vear ago

Dr. Zis Uddin Ahmad: It was not stopped during the last session of the Assembly I put this question repeatedly. They are selling it and accepting some commission.

Mr. K. G. Ambegaokar: So far as I am aware, the actual date when the gold sales was stopped was given

Dr. Zis Uddin Ahmad: You may make a reference You will find that I am correct that the Reserve Bank

 $\mbox{Mr. President:}$ The Honourable Member will address the $% \left(\mathbf{k}\right) =\mathbf{k}^{\prime }$ question to the C

MONOPOLIES IN THE INTERMEDIATE BOARD, AJMER

174. *Pandit 87: Krishna Dutt Paliwal: Will the Honourable Member for Education be pleased to state if Government are aware that Checkership Tabulatership and Inspectorship of the Intermediate Board, Ajmer, remain the clow monopoly of a five persons only and that more than half of the names on the list of these office holders have been appearing for the last fifteen years! If so, what steps Government propose to take to break this monopoly?

The Honourable Sri O. Rajagopalachari: The Honourable Member apparently interest to the Board of High School and Intermediate Education, Rajputans, ('entral India and Gwahor

The question relates to the internal administration of the Board in Chairman of the Board, Dr. J. C. Chattery, is a member of this House I propose to bring the question to his notice

Lt.-Ool. Dr. J. C. Chatterjee: With reference to the reply given by the Honourable Member may I bring to vour notice the constitutional position? I am asking for your ruling on a point of order. This Board is a Federation of the Indian States of Rajputana, Central India and Gwaltor. It has been created by a Resolution of the Political Department. The Government of India have ruling whether a question of this kind where the Board is not the concern of the Governor General in Council can be discussed in this House, as the matter is one for the Indian States?

The Honourable Srt O. Bajagopalachari: I can help Dr Chatterjee to understand the position The Educational Adviser of the Government of India is the controlling authority of the Board.

IA.-Ool. Dr. J. O. Chatterjee: The Controlling authority is the agent of the Political Department.

RESULTS OF DEMONSTIZATION OF CURBENCY NOTES

- 175. *Shri Sri Prakasa: Will the Honourable the Finance Member be pleased
- (a) the total amount of Government currency notes that were demonstrated during the last financial year 1945-46,
- (b) the amount that Government ultimately paid for these notes to the holders thereof.
 - (c) the amount of profit that Government made by this Ordinance,
- (d) if any prisons whom it was the intention of the Ordinance to catch, were actually caught—and if so, how many, and to what extent they suffered losses, and if any further action was taken against them.
- (\mathbf{e}) if Government are satisfied that no innocent persons have suffered as a result of this Ordinance , and
- (f) the results of the scruting held in the reisons the holders gave for having the notes in their possission as required by the relevant Ordinance. 2

Mr. K. G. Ambegaokar: (a) Rs 143.96.69.000

- (b) Government have not ceased to make payments in exchange for these notes, but the total payment made up till the 11th October, 1946 was Rs 128.59.89.500
- (c) I invite the Honourable Member's attention to the reply to part (c) of Sardar Mangal Singh's started question No 73 on the 30th October, 1946
- (d) The Ordinance has so far resulted in seven prosecutions, all of which are as yet sub judice. Several other cases for prosecution are under consideration
- (e) No claims have so far been refused, and Government are satisfied that no loss has been caused to innocent persons presenting High Denomination notes for encashment
- (f) As the scrutiny of the declarations filed is continuing, Government are, as yet, unable to indicate its result

Shri Sri Prakasa: With reference to the reply given to Sardai Mangal Singh's quasion on an earlier occasion, may I infer that the Government expects to make 20 crores of runese from this transaction?

An Honourable Member: Where is the harm?

Mr. K. G. Ambegaokar: In reply to another question we mentioned the amounts which had already been paid It has already been mentioned that 128 50 crores have already been repaid I am afraid 20 crores is not likely to be realised Even the present difference is only about 15 crores

Lala Deshbandhu Gupta: Is the Honourable Member aware of the fact that soon after the ordinance was issued, currency notes of the value of Rs 1,000 were sold in Delhi for Rs 500? Enquiries showed that some very highly placed officials of the Supply Department were seen busy making transactions

Mr. K. G. Ambegaokar: There are various reports, but the Government is unaware of it

Shi Sri Prakasa: With reference to the Honourable Member's leph to part (a) of the question, is he not aware that a lady in Karachi died of heart failure as soon as she heard of this Ordinance? If so, may I know whether the Honourable Vienber his pinched her thousand rupee notes and if not what has happened to them?

Mr. K G. Ambegaokar: The Government is not aware of this, and if the ladv died I do not know whether it was genuine or not

Lala Beshbandhu Gupta: With reference to the reply of the Honourable Member to my supplementary question, may I ask whether it is a fact that particular mention was made in the local press about these transactions? If so, may I know if any action was taken by Government or Government propose to make necessary inquiries in the matter?

Mr. K. G. Ambegaokar: This very question was asked on a previous occasion on this matter in the Assembly and it was pointed out by the Government Member then that as soon as this report came to the notice of the Government of India instructions were issued to all the District Magistrates to be on the watch for such cases and take action

Shn Sri Prakasa: Will not the principle adumbrated this morning by the Honourable the Education Member apply here also to the effect that permanent officials should not be victimised?

Mr. K. G. Ambegaokar: I do not see the point of the question

ABOLITION OF SALT TAX

176 *Shri Sri Prakasa Will the Honourable the Finance Member be pleased to state

- (a) if it is a fact that Government are considering the abolition of the salt-tax;
 - (b) if so, when the proposals are likely to come into effect,
 - (c) what will be the loss to revenue; and
- (d) what arrangements. Government propose to make for the production and distribution of salt in the future?

Sir John Sheeby (a) to (d). The Honomab ϵ the Finance Member hopes to the to make a statement shortly

Shri Sri Prakasa Could the Honourable Member enlighten the House as to do amount by which the piece of salt will be reduced when the salt tax is delicable.

Str John Sheehy. The dutt on salt ab present is Re 1-9-0 par maund and the cost of manufacture of salt is about 4 annas. Anthow, the price ought to be reduced by Re 1-9-0, which is the amount of the duty.

Mr. Manu Subedar: Will Government assure this House that steps will be taken to see that the salt supplied to the public is clean and that the amount of the deleterious kind of salt which the poor man manages to get will be reduced and will not be increased by the abolition of the duty?

Sir John Sheehy: I think we can give that undertaking

Khan Mohammad Yamin Khan: Has the Honourable Member abolished the system of giving monopoly for the sale of salt in the districts to individuals?

Sir John Sheehy: That will be considered, but that was necessary in order to insure an adequate supply of salt in the various districts

Prof. N. G. Ranga: May I ask if there will be still monopolies even when the salt tax is abolished?

Sir John Sheehy: I do not know whether the salt tax will be abolished and I cannot answer hypothetical questions

Prof. N. G. Ranga: I had already asked one supplementary question is it not true that the Interim Government had already reached a decision that the salt tax should be abolished?

Sir John Sheehy: I cannot answer that question

*177 [Withdrawn]

PROGRESS OF WORK BY THE PAY COMMISSION

- ${\bf 178}$ *Shri Sri Prakasa Will the Honourable the Finance Member be pleased to state
 - (a) the progress so far made by the Pay Commission ,
 - (b) the period of time for which they are expected to sit further; and
 - (c) the approximate date by which their report is likely to be ready?

- Mr. K. G. Ambegackar: (a) The Pay Commission have under consideration the large mass of representations sent, in the first instance, by associations of Government employees and others as also the replies received to the Commission's questionnaire. At present the Commission are in the stage of taking the oral evidence of representatives of staff associations and of Government officials in clucidation of the nontermade in the replies.
- (b) It is expected that they will sit till the end of the current financial year, but, if the programme is slowed down by the fact that the Members of the Commission have also to attend to legislative business, the work of the Commission may have to be prolonged till the end of June 1947
- (c) The report is likely to be ready within the period indicated above for the sitting of the Commission, but it is expected that Government will be informed of the prelimmary views of the Commission by the end of January 1947
- Miss Maniben Kara: Is the Honourable Member aware that the strike of the workers all over India, particularly of the railway employees, was suspended as a result of the assurance given that the Pay Commission will hurry up with their results as early as possible?
- Mr. K. G. Ambegackar: That is true, but the whole question has to be considered for all the Government services and the Pay Commission cannot take up the question of one particular service only
- Miss Maniben Kars: Is the Honoursble Member aware that there was an All-Indua strike of the Posts and Telegraphs workers also and they were also assured to awart the result of this Pay Commission? Is he also aware that a terrible feeling of discontent prevails among the workers owing to this delay in publishing the report and finishing their inquiry?
- Mr. K. G. Ambegockar: Government is fully aware of the whole situation, but is I have explained, the Commission must take its time because the whole question is very complicated
- Mr. S. Guruswami: Is it not a fact that certain Provincial Governments have been already advised by the Central Pay Commission about the pay structure of certain categories of staff?
 - Mr. K. G. Ambegaokar: I must ask for notice of this question
- Lt.-Col. Dr. J. C. Chatterjee: Is the Honourable Member aware that the Pay Commission takes evidence for over seven hours a day and that it is humanly impossible to take evidence for more than seven hours at a stretch?
- Sri M. Ananthasayanam Ayyangar: Is it not a fact that the Government had promised to direct the Pay Commission to take up the investigation of pay and salaries in the Railway Department first before they directed their attention to the other Departments of the Government of India?
- Mr. K. G. Ambegaokar: That is true, but the Commission said that they must deal in a single report with the whole question of salaries of all Central Government services.
- Sri M. Ananthasayanam Ayyangar: Has the Pay Commission gone into the salaries of the railway employees at all till now?
- Mr. K. G. Ambegaokar: I am sorry I do not know the exact stage which the Commission has reached.
- Miss Maniben Kara: Do we have the assurance that the report of the Common will be completed by the end of this year as they had promised in the beginning?
- Mr. K. G. Ambegaokar: I have said in my reply that the Commission hopes to finish their report by the end of the financial year; but, as I pointed out, if the time of other Members is taken up on account of the legislative business, it will have to be prolonged

STARRED QUESTIONS AND ANSWERS

CULTIVATION AND MANUFACTURE OF OPIUM IN INDIA

- 179. *Shri Sri Prakasa: Will the Honourable the Finance Member be pleased to state
- (a) the amount of opium cultivated and manufactured in India during the financial year 1945-46.
 - (b) the amount sold in India and the amount exported abroad,
 - (c) the countries to which opium is exported,
 - (d) the amount of profit made by Government by such sale, and
 - (e) if any countries have protested against the export of opium to them ?
- Sir John Sheehy: (a) In the Government Opium Factories at Ghazipur and Nemuch accounts are minimated for the opium season, ie from October to September The information furnished below is accordingly for the opium season year ended 30th September 1945 in so far as the two factories are concerned. Information in respect of certain Indian States which produce opium is not readily available

The quantity cultavated, by which I take it the Honourable Member means, produced and the quantity manufactured was 14,050 maunds and 8,844 maunds

- (b) The total quantity of opium sold in India and the quantity exported abroad was 6.740 maunds and 1.380 maunds respectively
- (c) Since 1936 opium is normally supplied to the countries with which there is a close geographical or long-standing political link, namely, the French and Portuguese Settlements in India, Nepal, Burma, Zanzibar (including Pemba), Aden and the United Kingdom
- (d) The amount of profit made on opium exported from India during the aforesal year was Rs 28,75,000 Opium issued for internal consumption in India, to the Provincial Governments and Indian States is sold at cost price
 - (e) None

Sreejut Rohini Kumar Chaudhuri: May I ask in what provinces of India opium is not sold at all?

Sir John Sheehy: I should like to have notice of that question, but I think it is prohibited in Assam But I would not say that it is not sold there

Shri Sri Prakasa: Is it a fact that no opium is exported to China?

Sir John Sheehy: That is so

Sri M. Ananthasayanam 'Ayyangar: While exporting opium to foreign countiness, is care taken to see that opium sent to other countries is used only for medical purposes?

Sir John Sheehy: Yes. 10 18

REPATRIATION OF INDIAN PRISONERS IN ALLIED HANDS

- 180. *Mr. Sasanka Sekhar Sanyal: Will the Secretary of the Defence Department be placed to "tate:
- (a) how many Indians—outside India—are still either prisoners in the Allied hands or are exiles;
- (b) the machinery which the Government of India can use for getting whereabouts and other particulars direct in respect of such men;
- (c) whether the Government of India have entered into direct diplomatic relations with the Allied powers for the above purpose,
- (d) what steps are being taken by this Government for repatriating such persons to India; and
 - (e) the Government policy in the matter?

Mr. G. S. Bhalls: The question should have been addressed to the Honour able Member for External Affairs It has accordingly been transferred to the best of questions for the 7th November, 1946, when it will be answered by him

FUNDS FOR ESTABLISHMENT OF DESTITUTE HOMES

- 181. *Seth Govind Das: (a) Will the Secretary for Health Department please step if Government have ever given any consideration to the estimate of funds reduced for the establishment of destatute homes?
- (b) Will be take the Lucknow ' Poor Home' as a suitable basis for such estimates ?
- Mr. S. H Y. Oulsnam: (a) The question was considered in 1944 in connection with the establishment of a Poor Home in Delhi
- (b) The provision made in Lucknow was considered when the Delhi scheme was drawn up

TEST FOR MINESTERFAL STAFF IN THE INCOME-TAX OFFICES IN SIND

- 182. *Seth Sukhdev: (a) Will the Honourable the Finance Member be pleased to state whether it is a fact that the Income-tax Commissioner. Bombay, introduced a text for the immustorial staff in Income tax Offices in Sind in 1944.
- (b) Is at a fact that clerks in the lower grade irrespective of age on service were required to appear for the test ℓ
- (c) Is the Honourable Member aware that some persons who were on the eve of retirement were reverted for not securing a certain standard in the test?
- (d) Is it a fact that the persons who were reverted were subsequently promoted after a year or so, ignoring the result of the said test?
- (e) If the reply to part (d) is in the affirmative, why were they not allowed the difference of pay due to them for the intervening period?
- Sir John Sheehy* (a) and (b) The Honourable Member's attention is invited to the replies to parts (a) and (b) of his question No 1044, on the 19th March, 1946
 - (c) I am not aware of any such cases
- (d) Yes, some persons have been so promoted to officiate temporarily, as it was not possible to secure more efficient men to fill the posts which had to be filled to try and clear the arrears
- (e) Because they did not hold during the intervening period the posts carrying the higher pay and discharge the duties pertaining to those posts

NEW SCALES OF PAY FOR OLD CLEEKS IN INCOME-TAX OFFICE, SIND WHO WERE REVERTED AND THEN PROMOTED

- 183. *Seth Sukhdev: (a) Will the Honourable the Finance Member be pleased to state if it is a fact that on introduction of the new scales of pay from the list January, 1945, the salaries of the old clerks in the Income-tax Offices in Sind and Baluchistan who were reverted and subsequently promoted were re-fixed on the new scales?
- (b) If the reply to part (a) is in the affirmative, why were their salaries fixed at a lower stage than their juniors, in spite of their longer service in higher grades ?
- (c) Is the Honourable Member aware that on introduction of new posts of Upper Division Clerks in Sind and Baluchistan, senior persons, though performing more important duties, are drawing less salaries than their juniors doing less important duties? If so, why?
 - (d) Do Government propose to afford relief to the affected staff?
 - Sir John Sheehy: (a) Yes
- (b) This happened in some individual cases under the ordinary application of the rules, because they did not have a substantive right to the higher scale of pay, but when the hardship was brought to the notice of Government special orders to remove it were issued.

- (c) I am not aware of any such cases
- (d) Does not arise

IMPROVEMENT AND MARKSTING OF BETEL-NUTS

- 184. *Sri A. Menon: (a) Will the Honourable the Finance Member be pleased to state what grant was alletted for the purpose of financing measures designed to improve the production and marketing of betel-nuts for 1946-47. And what is the amount spent so far for the purpose ?
- (b) Were any applications for help received from duly constituted Co-operative Cobine or other recognised bodies of botel-init growers of the Malabar District received by Government? Was any help given to them?
- (c) Do Government propose to call for a report from the Madras Government on the working of the above Society or Sociotics, and if the report are favourable, to reader thou and before the betch unit season is over?
- Sr John Sheehy: The question should have been addressed to the Secretary of the Agriculture Department. It has recordingly been transferred to the list of questions for the 11th November 1916 when it will be answered by the Secretary of the Agriculture Department.

RECOMMENDATIONS OF THE SARGENT REPORT

185. *Mr. Madandhari Singh. Will the Honourable Member for Education be placed to lay on the table of the House a comprehensive statement indicating the action that has been taken or is proposed to be taken on the principal recommendations of the Sargent Report?

The Honourable Sri C. Rajagopalachari. A fairly comprehensive statement is laid on the table of the House

DEPARTMENT OF EDUCATION

statement indicating the action that has been taken or is proposed to be taken on the principal recommendations of the Report of the Central Advisory Board of Educution (Sargent Report) on Post War Educational Development in India

- The Report of the Central Advisory Board of Education on Post War Educational Development in India popularly called the Saigent Report was published in January 1944 La October 1945 the Government of India to epided generally, the principles and the objects of the Report
- The decision of the Government of India was conveyed to the Proximial Governments and the were viked to prepare their clucitional development plans in the light of the mana recommendations of the Central Advisory, Board of Education All the Proximent Government with the exception of that of N W F P has now prepared their first live year programme of educational expansion. The Centrally Administered Areas and the Central Government have also prepared their first year plans, which are complementary to the plans prepared by the Provinces This entire programme proposed involves a total expenditure of Rs 126 cross approximately. The schemes are being examined by this Government with a view to according their final approval. Some of the plans received from the Provincial Governments are still tentative but their finalised plans are expected very shortly
- The Provincial Governments have been requested to embark forthwith on schames selected out of the Five-Year Plans, which are of an urgent character As far as Education is concerned, schemes regarding higher technical education, the training of teachers and educational facilities for vs.everucemen received high priority. These schemes have been examined by the Government of India and those found suitable have been sanctioned for immediate execution.
- In the first quinquennium a reasonable provision has been made in the Provincial and Central Plans towards the following essential requirements —
- I Universal Compulsory and free basis (Primary and Middle) education for all boys and guile between the ages of 6:14—The Provincial and Central schemes of basis education cakes both for boys and gris accept in Sind and N.W. F. whose plans have not yet been finalised Bihar, Orissa, Madris, the United Provinces and the Centrally Administered Areas have agreed to provide for compulsory basis (primary and middle) education in due course for the entire age-group of 6:14, the remaining Provincial Governments have not made it clear if it is that, objective to cater for the entire age-group 6-14 though they have made in the course for the segrency of the segrency of the first instance. The rate of conservations of the course of the segrency of the first instance.

determined by the availability of trained teachers. The total expenditure proposed in the Provincial plans on basic (primary and middle) education, including indirect expenditures on the training of teachers, inspection, school meals, amounts to Rs 56 95 crores (Rs 20-82 crores capital and Rs 36 43 crores recurring) which is about 56 per cent of the total expenditure on Provincial education shares. The total expenditure on basic (primary and middle) education during the quantum in Central areas will approximate to Rs 19 crores (Capital Rs 114 crores, recurring Rs 79 crores).

Most Provinces have also agreed that the education to be imparted at earlier stages, would be through the medium of creative activities

2 Technical and Commercial Education -The Government of India have initiated a 2 Technical and Commercial Education—The Government of India have initiated a scheme in cooperation with the Provincial Governments under which they are sending approximately 500 scholars each year abroad for higher technical training and scientific freezarch. It would cost the Central Government approximately 8s 550 cores over the five year period. An All-India Council for Technical Education has already been set up to make a survey of the needs of the country as a whole and iccommend ways and means to meet her, argent requirements. The Provinces have made the following additional provi sion in the five-year period

sion in the new-year period of 160 new Institutions (105 Junior Technical and Vocational Schools, 55 Technical High Schools, 16 Polytechnics and 4 Engineering Colleges (2) Expansion and re organisation of 35 Junior Technical Institutions, 12 Technical High Schools and 10 Engineering Colleges

The total capital expenditure for the above schemes will amount to Rs 71 crores and the curring expenditure in the five year period will total to Rs 4,43 crores and the ultimate recurring expenditure per year will be about 214 crores. While the Provincial plans make recurring expenditure per vear will be about 2.14 crores while the Fronneis plans propose generally to improve facilities for turning semi-skilled and skilled criftamen, foremen and chargemen and some engineers, the training of high grade engineers at technologist's (designers, planners, research workers production experts, etc.) to take up tecanologists (designers, planners, research workers production experts, etc.) to take up positions of trust and responsibility in industry will be provided by the two proposed Central Higher Technological Institutions sech with an annual output of 1,000 engineers and technologists costing 3 crores in capital and 46 crores annually in recurring expenditure. The Indian Institute of Science, Bangelore, and the Delhi Polytechnic will also be strongthened Indian Institute of Science, Bangolore, and the Deliu Polytechnic will also be strengthened considerably. These four institutions together with other Provincia colleges will ensure an annual output of about 4,000 engineers and technologists in the quinquennium It is also proposed to set up a Technical Teacher's Training College to train teachers for Technical High Schools and Senior Technical Institution The Central schemes are expected to cost about Rs 848 cores in capital and Rs 296 crores total recurring expenditure over five years and with an ultimate recurring expenditure of Rs 106 crores per vear

The Provincial and Central schemes for the five year period on technical education will involve an expenditure of about Rs 25 crores (capital Rs 16 crores and recurring Rs 7 crores)

3 Adult Education —The expenditure proposed by Provincial Governments on Adult Education in the first quinquennium is Rs 210 crores which is about 22 per cent of the total expenditure on all provincial education schemes

4 University Education and Research—It is proposed to spend approximately Rs 254 crores on the three Universities (Delhi Rs 114 crores, Aligarh Rs 70 lakhs and Benares Rs 70 lakhs) during the quinquennum to strengthen the Universities and bring them upto and or large guarantees and bring tree quinquennum to structure the standard prevalent in other educationally advanced countries

Henares and Aligarh

Universities will be assisted to set up a Medical College each to teach up to the degree

standard Provincial Governments in their develonment plans have made some provision for

strengthening the provincial universities Thry prépose to spend approximately Rs 5 24 erores in the next quinquennium

The National Institute of Sciences will advice the Government of India on all scientific matters. It is also contemplated to give substantial grant in aid to all India research Institutes which are in a position to promote higher scientific research and it is proposed to spend about Rs. 75 lakhs for promotion of scientific research in educational institutions in the quanquennum

Other Educational Schemes.—The Five-Year Plans also include a reasonable provision for strengthening secondary education with a view to meeting the requirements of professional and technical celleges, for the training of teachers and for the improvement of the health of the School child Special attention has been paid to women's education to make up for the present deficiency

up not the present denouscy.

The Department of Education of the Government of India have also prepared a number of schemes which have been approved by the Co ordination Committee of the Cabinet is a proposed to start a post graduate Training College for men and women, a Training College for Physical Education and to reorganize the present Lady Irwin College for Domestic Science, by next year in Delhi A grant has been paid to Vivar-Bharati for training the College of Rivers of the College for College of Rivers of the College of Rivers of the College of Rivers of the College of Rivers and the College of Rivers of Rivers of Rivers of the College of Rivers of the College of Rivers of the College of Rivers of the College of Rivers of the Co

STARRED QUESTIONS AND ANSWERS

CONTROL ON CAPITAL ISSUES.

- †186. *Mr. Vadial Lallubhai: Will the Honourable the Fmance Member be pleased to oxplain the necessity of continuing the control on Capital Issues even now when the war has ended?
- Mr. K. G. Ambegaokar. The control is being continued as offering a first instalment of a National Investment Policy designed to secure a balanced investment of the country's resources in mulsirt, agriculture and the social services

INDIAN TROOPS IN IRAN

- 187. *Dr. Zia Uddin Ahmad: Will the Defence Secretary be pleased to state:
- (a) if it is a fact that both Congress and Muslim; League have been demanding that Indian troops should not be sent abroad,
- (b) if it is a fact that the Interim Government gave its consent for sending the Indian troops to Iran, and
- (c) whother Government propose to take steps to see the withdrawal of all the troops $\boldsymbol{\hat{r}}$

Mr. G. S. Bhalja: (a) Yes, Sir

- (b) No orders for sending troops to Iran were passed by the present Government, in fact, there are no Indian troops in that country
- (c) Steps are being taken for the progressive withdrawal of Indian troops appoal
- Khan Mohammad Yamin Khan Does the Honourable Member know that a convention was started in 1938 in which the then Viceroy agreed that no Indian toops would be sent outside India except with the consent and after consultation with the Party Leaders in this House?
- Mr. G. S. Bhalja: Yes, Sir This question referred particularly to the despatch of troops to Iran II von permit me, Sir, I am prepared to answer the question now reised in a general way
- Khan Mohammad Yamin Khan: When the convention is in existence, why there are any troops outside India and how is it that these troops have been sent away?
- Mr. G. S. Bhalja: A statement was made on the floor of the House that un so far as considerations of time and secrecy permit the Government will consult the Legislature before Indian troops are sent overseas for purposes not connected with the defence of India
- Mr. Manu Subedar: Will the Honourable Defence Secretary or the Honourable Defence Member take an opportunity sometime during this session to make a clear statement to this House on the constitutional disabilities of Ludia in regard to military matters generally and particularly in regard to the despatch and withdrawal of Indian troops from abroad?

Mr. G. S. Bhalja: We will examine the suggestion

- Dr. Zia Uddin Ahmad: Will the Honourable Member explain the position? In one part of his answer he savs there are no Indian troops in Iran, and in another part he says that steps are being taken for the progressive withdrawal of Indian troops from abroad.
- Mr. G. S. Bhalja: Part (b) of the question referred to the despatch of troops to Iran, whereas part (c) is in general terms, whether Government propose to take steps to see the withdrawal of all the troops. This we understood to imply that it referred not only to troops in Iran, but in other places.

TRAINING OF INDIAN PERSONNLL FOR THE ARMED FORCES

- 188. *Dr. Zia Uddin Ahmad: (a) Will the Defence Secretary please lay on the table of the House a statement about the steps which here contomplating to take for the training of Indian Personal for Yuny, Navy and An Interes!
- (b) Will the training for the three cit or, of the lighting to a seconmon or leganto?
- (c) How many Indian, no competent to take the command of brigido and regiments?
- (d) What is the policy of the Co-cimment of Incoa in appointing foreigners non-Britishers and non-Indians for the defence of India C
- Mr. G. S. Bhaja. (i) and the Omers.—The intention of Government is shaft of the opining of the Neurola Week mean, the imports of clinics will start their triuming together of the astronom. On completion of their Academy coffice that will be continuous thorough modified so are it it will consist partly of training in units indiposit of the continuous thorough modified so are it in this consist partly of training in units indiposit of the continuous action it will consist partly of training. Training is normed in part to ach service but there are from time to time joint inter-Service exercises and inter-Service training problems are conditionable with a service of the continuous problems are conditionable with the continuous processing different problems are conditionable with the continuous processing different problems are conditionable with the continuous processing different problems are conditionable with the continuous problems are conditionable of the continuous problems are conditionable of the continuous problems are conditionable of the continuous problems.

Other Ranks — All truning of ratings and other reaks, oth basic and specialsed training, is given in this country, although occasionally ratings from the Royal Indian Nivy are sent or at -1 is for ins -1 in dutte so not previously undertaken by the R.I.N., r,q, on manning $\sin \cos$. But the same principle is followed for other runks is for officers in that truining is continuous units and specialists are deputed from time to time to specialist schools

- (c) So far, in accordance with the normal machinery, seven Indians have been assumable for command of brightness, and 82 for command of regiments or battalions
- (d) The policy of the Government of India is not to appoint any foreigners except as Advisers or in technical jobs
- Shi Sri Prakasa With reference to part (a), will the Honourable Member landly let us know what training a given to Vice-Chancellors of Indian Universities before they are conferred the title of Lacut-Col 2. Are the Government close stated both the majorial vibra part on the a ill-fitting uniforms?
- Mr G S. Bhalla: I am not sure whether this derision is deserved by the Vier-Chancellor I suggest that this supplementary question does not arise out of this question

Shri Sri Prakasa. This part (a) of the question refers to the training of Indian Personnel for Army, Navy and Air forces?

- Mr G S Bhalja: This 'Indian Personnel', we take it as meaning personnel in the defence services and not non-official gentlemen
- Dr. Zia Uddin Ahmad: May I suggest that if my Honourable friend is so anxious he can take these titles? But I wish to ask
 - Mr. President: No more question on this point
- Mr. Abdur Rahman Siddiqi: May I know, out of seven Brigadiers, how many belong to each section of the population of this country?
 - Mr. G. S. Bhalja: I am afread I must ask for notice of that question
- Lt.-Col. Dr. J. C. Chatterjee: With reference to part (a) may I know whether it is the intention of the Government to close down the academy in Dehra Dun after the new Academy has been established?

- MCr. G. S. Bhalja: Government have not vet received the report of the motional War Academy Committee So far as one can see at present it is the intention, that on the establishment of the National War Academy that we envising the academy at Dehra Dun will be probably converted into a feeder school
- Mr Ahmed E. H. Jaffer: Is there any truth in the rumour that the National War Academy is going to be shifted from Poona to the North?
- Mr. G. S. Bhalja: The Government have not yet received the report of the . Notional War Academy Committee and they have not yet come to any final decision on this question.
- Mr. Ahmed E. H. Jaffer: Is it finally decided to establish this National War Academy at Poona?
 - Mr. G. S. Bhaha: That is the tentative decision of the Government
- Lt.-Ool. Dr. J. O. Chatterjee: In reply to the supplementary question asked by me, may I ask furthin whether the Honourshie Hember considers that one training academy whether at Poons or elsewhere would be sufficient for the needs of training officers in all the three branches of the armed service for so vast a country as India?
- Mr. G. S. Bhalja: Sir, that was prominently the question which was referred to the committee for advice by Government and when the report is received by Government. I have no doubt that the question will be re-examined finally
- Sardar Mangal Singh: May I have an assurance that at least this reposit will not be treated as secret?
 - Mr. G. S. Bhalja: No. Su the report will be made public
- Shri Mohan Lal Saksena: Will this House be given an opportunity to dag-
- Mr. G. S. Bhalja: If the House on desires, Government will certainly have no objection, but I thought it would suffice if the report were first placed before the Defence Consultative Committee which is a Committee of this House

(b) WRITTEN ANSWERS

ABOLITION OF SALT TAX

- 189. *Mr. Sasanka Sekhar Sanyal: Will the Honourable the Finance Member be pleased to state
- (a) whether it is a fact that the present Government have considered the question of abolishing Salt Tax,
- (b) whether Government are aware of the demand and desire in the country for the abolition of the said tax as early as possible,
 - (c) how the consideration of the matter stands at present; and
- (d) the difficulties, if any, standing in the way of immediate abolition of the said tax $^{\circ}$
- Sir John Sheehy: (a) to (d) The Honourable the Finance Member hopes to be able to make a statement shortly

PERMISSION FOR CAPITAL ISSUES

- 190. *Mr. Sasanka Sekhar Sanyal: Will the Honourable the Finance Member be pleased to state
- (a) whether Government are aware that complaints are frequently made abou discriminatory treatment in the matter of granting permission for capital issues and
- (b) whether Government propose to have an ad loc committee for supervising capital issues and for going into the complaints?

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- Mr. K. G. Ambegackar: (a) The Government have received no complains of discriminatory treatment.
 - (b) The Government have not considered such a course necessary

INFLATION DUE TO ABNORMAL NUMBER OF CURRENCY NOTES IN CIRCULATION

- 191 *Mr. P. B. Gole: Will the Honourable the Finance Member be pleased to state
 - (a) the amount, in currency notes in circulation in 1939 and the amount in currency notes in circulation at present,
 - (b) whether Government are aware that the abnormal number of notes in circultion constitutes inflationary danger affecting prices of even essential commedates.
- (e) whether Government propose to take steps in order to bring down inflation , and
- (d) the highest figure in money of notes in circulation after the cossation of hostilities?
- Mr. K. G. Ambegaokar: (a) The note circulation in 1939 averaged Rs 186 49 crores

The note circulation on the 25th October 1946, which is the latest date for which information is available, was Rs 1.195 18 crores

- (b) The danger does not arise in the case of most of the essential commodities as their prices are controlled. Other commodities which are not subject to grace control are doubtless exposed to inflationary pressure on prices in present chroumstances.
- (c' I would refer the Honourable Member to the reply to Dr Zia Uddin Ahmad's starred question No 105, on the 30th October, 1946
- (d) The highest figure was reached in June 1946, when it amounted to ${\bf l\hspace{-.07cm}l\hspace{-.07cm}s}$ 1,241 97 crores

Notices under U P Town Improvement Act on Residents of Delhi, Ward No. 14 (Sebai Purani Idgah Scheme)

- 109 *Sri R. Venkatasubba Redduar (a) Will the Honourable the Member of Health be pleased to state whether notices issued under sections 36 and 38 of the United Provinces Town Improvement Act 1919, as extended to the Province of Delhi have been served on the residents of Delhi, Ward No 14 (Serai Purami Idgah Scheme, Part I) to enforce the said scheme?
- (b) In view of the fact that housing problem in Delhi is very acute, do Government propose to withdraw the scheme in the interest of the people who will otherwise be adversely affected, if not, why not?
- Mr. S. H. Y. Oulsnam: (a) Notices under section 86 of the Act have been served but the scheme has not yet been sanctioned
 - (b) The matter is under consideration

PROTEST AGAINST THE SERAL PURANI IDGAH SCHEME, PART I, IN DELHI

- 193 *Sr. R. Venkatasubba Reddiar (a) Is the Honourable the Member for Health aware of the fact that a representation from the inhabitants of Ward No. 14, Dolh, was ent to the Chairman, Dolhi Improvement Trust, on the 31st March, 1942, protesting against the Soiai Parani Idgah Scheme, Part I ?
- (b) Are Government aware that in roply to the representation referred in part (a) above, the Chairman, Delhi Improvement Trust, in his letter No. G/46(6)42, dated the 16th April, 1942, promised to give the inhabitants a chance to put their objections before the Committee appointed by the Trust?

- (c) Has any such Committee been appointed for hearing objections ?If not, when the same is likely to be appointed ?
- (d) Has the Committee actually resumed heating objections from people?
- Mr. S. H. Y. Oulsnam: (a) No joint representation was received by the Chairman, Delhi Improvement Trust, but a number of midwale objections to the scheme were received in the office of the Trust in February and March 1942
- (b) Yes A reply to that effect was addressed to one of the people who made representations
- (c) and (d) Yes A committee of three Trustees was appointed in May 1942 It met on the 20th November, 1942, and heard the objections from the various persons conceined The committee's recommendations regarding each objection were taken into consideration by the Delhi Improvement Trust

REPRESENTATIONS AGAINST THE SERAI PURANI IDGAH SCHEME IN DELHI

- 194 *Sr. R. Venkatasubba Reddiar: Has the Honourable the Member for Health received any representation from the residents of Ward No 14, Delhi, during the month of October 1946, against the Serai Purani Idgah Scheme, Part I? If so, do Government propose to take steps to redress their grievances? If not, why not?
 - Mr. S. H. Y. Oulsnam: Yes The matter is under consideration

STEPS TO CHECK THE RISING OF PRICES AND WAGES

- 195 *Mr. Manu Subedar : (a) Will the Honourable the Finance Member places state what steps Government are taking in order to check the rising spiral of places and wages?
- (b) What steps Government are taking to deal with the menace of unspent money represented by a large pile of deposits in banks in India?
- (c) What is the total amount of Treasury Bills outstanding up to the 30th of September 1946 ${\it ^2}$
 - (d) What is the total debt of India upto the 30th of September 1946?
- (e) How much of the $3\frac{1}{4}$ per cent Paper was converted and how much was paid out in cash ?
- Mr. K. G Ambegsokar: (a) and (b) I would refer the Honomable Member to the reply to Sir Zia Uddin Ahmid's stured question No. 105 on the 30th October, 1946
 - (c) Rs 77 crores
 - (d) Rs 1,523 crores approximately
- (e) On the basis of the advices received so far, out of a total outstanding basis of Rs 278 cores of the 3½ per cent paper, about Rs 257 crores has been converted and Rs. two crores pud out in cash.

REASONS FOR MAINTAINING CAPITAL CONTROL

- 196. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state why Government are maintaining the capital control?
- (b) Have Government got any plan, which will enable them to give priority to enterprises necessary for the country and check outlay in directions, which are unnecessary or which can be postponed and delayed?
- (c) What is the total number of companies and the capital issued by them in each of the years 1943-44, 1944-45, 1945-46 and 1946-47 (upto 30th September 1946),
- (d) What is the amount of monoy directed to be placed in Government securities under these provisions?
- (e) When do Government propose to release these funds and have Government considered the full effect of such release and provided for it?

- Mr. K. G. Ambegaokar: (a) The control, which was introduced as a wartime measure, is being continued as offering a first instalment of a National Livestment Policy designed to secure a balanced investment of the country's resources in industry, agriculture and the social services
- (b) No such plan as is referred to has been worked out to cover the whole field of capital expenditure, but the control is exercised to ensure that there is no capital issue for schemes which are continue to the development plans which have been prepared for any field by the Central or Provincial Government.
- (c) The statistics recorded by the Examiner of Capital Issues are not available by financial years. They show that consent orders were passed in favour of the following total amounts.

From 17th May 1943, when the control began to 30th September 1945, 260 arores and 36 lakhs of rupees (3,784 companies),

1st October 1945 to 30th September 1946, 206 crores and 41 lakhs of rupees (856 companies)

- It will be realised that the figures do not represent the amount of capital actually subscribed under these consent orders still less the amount actually
- (d) Orders have been usued to date imposing the condition about investment in respect of a total of 195 crores of impers. The condition becomes effective only as the capital is subscribed and paid-up, and the amount actually invested up-to-date is about 18 crores.
- (e) The Government propose to release these funds as and when the payments for which they have been carmarked (usually imported machinery) fall due. The Government have considered the probable effect of the releases but have concluded that no special provision is necessary, as the process of release will be a gradual one.

DISCRIMINATION AGAINST MUSIUMS IN THE ARMY

- 197. *Mr. Ahmed E. H. Jaffer: (a) Will the Secretary of the Defence Department be pleased to state if Government have received any complaints during the recent weeks of concrete instances showing how Muslims are discriminated against in the Army?
- (b) Do Government propose to make their policy and the position clear and remove all doubts by concrete action that no such policy of discrimination is in force and that Government's policy is not anti-Muslim in any series?
- Mr. G. S. Bhalja: (a) Government are not aware of any complaints made during recent weeks giving controle instances of discrimination against Muslims in the Army There have, however, been a few press reports of such discrimination which were investigated and found to be incorrect
- (b) I can assure the Honourable Member that the policy of Government is entirely non-communal and is in no sense anti-Muslim

PERMANENT COMMISCION IN THE ROYAL INDIAN NAVY TO MUSLIMS

- 198 *Mr Ahmed E. H Jaffer: (a) Will the Secretary of the Defence Department be pleased to state if he is aware that in the Royal Indian Navy about 65 per cent of its ratings are Muslims and that abo it 35 per cent of its Commissioned cadets including war time personnel are Muslims?
- (b) Are Government aware that recently selections have been made in order to recruit fit candidates from the Emergency Commission I Ranks and that 150 per manent Commissions in the Royal Indian Navy have been granted out of which only ten have gone to Muslims?
- MCr. G. S. Bhalja: (a) No, Sir On the 1st of October 1946, 40.8 per cent of the ratings in the RIN were Muslims On the same date 20.4 per cent, of the officers were Muslims

(b) No, Sir The percentage of Muslim applicants amongst those applying for permanent commissions was 14 83. The number actually selected was 23-out of a total of 156 or about 15 per cent

STRICTURES BY MEMBERS OF PARLIAMENT ON JUDGE ADVOCATE OF INDIA

- 199. Mr Ahmed E. H. Jaffer: (a) Will the Secretary of the Defence Department please state if Government are awars of the strictures passed by many Members of Parliament recently in the House of Commons upon the Judge Advocate of India and his Deputy?
- (b) Have Government received any communication from the War Office, London, in this connection and if so, does he propose to place all the correspondence on the table of the House?
- (c) Do Government propose to appoint a Committee to go into the whole question of legal procedure and other questions in regard to the trial of Members of the Services at Court Martials in India?
- Mr. G. S. Bhalja: (a) The reference to India in the statement by the Secretary of State for War was an error. The trials in question were conducted under the orders of the Commander-in-Chief ALFSEA and India was in no way concerned.
 - (b) and (c) Do not arise

Objection by Bombay Muslims to the use by All-India Radio of Sanskritised Hindustani

- 200. "Mr Abmed E. H. Jaffer: (a) Will the Honourable Member for Information and Broadcasting be pleased to state if he is aware that Bombay Muslims as a body have stated that the All India Radio is using Sankiritsed Hindustani and is also using the prefix "Mahatma" before the name of Mr Gandhi and that instituctions have been given to the All India Radio that "Qaido-Azam" must never be used before the name of Mr Jinnah?
- (b) Do Government propose to issue instructions to the All India Radio to avoid this discrimination in future $^{\circ}$

The Honourable Sn C. Rajagopalachan: (a) and (b) No such representation has been received from the Bombay Muslims as a body as stated in the question. As to prefixes, the matter has been dealt with in the reply given by Sir Akbar Hydari to Nawab Siddique Ali Khan's starred question No 1298, in the Legislative Assembly on the 27th March, 1946 No change of procedure has been ordered in this respect Government do not propose to issue any further instructions in regard to the prefixes when mentioning the names of eminent men Such prefixes are in accordance with common usage and a prefix which is universally used becomes part of the name No discrimination is either intended or involved

UNSTARRED QUESTIONS AND ANSWERS

SHORTAGE OF MATCHES IN BENGAL

- $\bf 30.\ Mr.\ Sasanka\ Sekhar\ Sanyal:$ Will the Honourable the Fmance Member be pleased to state $\dot{}$
 - (a) whether Government are aware of the acute shortge of matches in Bengal;
 - (b) the reasons for such shortage; and
 - (c) what steps are being taken for relieving the situation?
- Sir John Sheeky: The question should have been addressed to the Honourable Member for Industries and Supplies. It has accordingly been transferred to the last of questions for the 11th November 1946, when it will be answered by the Honourable Member for Industries and Supplies.

PROVISION FOR ACCOMMODATION OF RESIDENTS OF SEBAI PURANT IDGAH, DELHI

- 31. Sri N. Narayansmurthi: (a) Will the Honourable Member for Health to pleased to state when the res deuts of Sena Purani Idgah Scheme I art I, Ward No 14, Dolhi, will to actually required to vacate their houses?
- (b) In what locality do Government propose to house the inhabitants of Serai Purani Idgah Scheme Part I, Delhi, after vacating their houses?
- (c) Do Government propose to provide the residents of Soiai Purani Idgah Scheme Part I, Dollin, with houses constituted by Government under the Dolla Re-housing Scheme? If so, how these Government houses are to be distributed?
- Mr. S. H. Y. Oulsnam: (a) The scheme has not yet been finally approved and its not possible at present to state when the residents of Ward No 14 will be required to vacate then houses
- (b) The matter is under the consideration of the Delhi Improvement Trust and no final decision has yet been reached
- (c) The Delhi Improvement Trust will offer alternative accommodation to those persons who are entitled to the benefits of the state-aided rehousing scheme

GOVERNMENT HOUSES FOR POOR OF SERAI PURANT IDGAH, DELHI, UNDER THE
DELHI RE-HOUSING SCHEME

- 32. Sr. N. Narayanamurthi (a) Will the Honourable Member for Health please lay on the table of the House a copy of the revised conditions under which poor men will be provided with Government houses?
- (b) Do Government propose to give an assurance to those people of Serai Purani Idgah Schome Part I, Delhi, who e property is acquired that they will be provided with suitable accommodation under the Delhi Re-housing Scheme? If not, why?
- Mr. S. H. Y. Oulsnam: (a) The detailed conditions under which persons shall be eligible for the benefits of the rehousing scheme are still under consideration of the Trust
- (b) Only persons whose income does not exceed Rs 50 a month will be provided with accommodation under the rehousing scheme

PROVISION OF ELECTRICITY AND WATER UNDER THE DELHI RE-HOUSING SCHEME.

- 33 Sn N. Narayanamurth: Will the Honourable Member for Health be pleased to state if Government propose to provide the amenities of life in the shape of electricity and water to people who come under the Delhi Re housing Scheme which has been contemplated by the Delhi Improvement Trust?
- MC. S. H. Y. Oulsnam: Arrangements for the provision of water and electrative, in the areas where the houses will be constructed will be made by the Improvement Trust

COMPENSATION SCHEDULE FOR ACQUIRED HOUSES BY THE DELHI IMPROVEMENT TRUST

- 34. Sr. N. Narayanamurthi: Will the Honourable Member for Health be pleased to lay on the table of the House a copy of the Schedule according to which compensation will be paid to those whose land and property will be acquired by the Delhi Improvement Trust?
- Mr. S. H. Y. Oulsnam: Compensation is assessed in accordance with the provisions of section 23 of the Lind Acquisition Act, 1894, as modified by the Schedule to the United Provinces Town Improvement Act, 1919, as extended to Delhi

BUILDINGS IN WARD NO 14, DELHI, NOT ACQUIRED BY DELHI IMPROVEMENT TRUST.

- 35. Sri N. Narayanamurthi: Will the Honourable Member for Health please on the table of the House a list of buildings in Ward No 14, Delhi which have not been acquired by the Delhi Improvement Trust?
- Mr. S. H. Y. Oulsnam: Information has been called for and will be furnished to the House when received.

SHORT NOTICE QUESTION AND ANSWER

PURCHASE OF GRAIN FROM UNITED STATES

- Seth Govind Das: (a) Will the Secretary of the Food Department please state whether he has seen the news item in the Statesman of the 30th October, 1946, that India will have to buy grain direct in the United States Market?
- (b) Will such purchases cost the same as hitherto or will they have to be made at a higher rate due to competition in the open grain market of the United States of America?
 - (c) Will India be a loser on this account? If so, to what extent?
- (d) Will foodgrains be available in sufficient quantities or at least in the same quantity which the Government of the United States of America had promised to dispatch to India?
- Mr. B. R. Sen. Yes, Sir, I have seen the news item referred to We have. however received a message from our Agent-General in Washington this morning to say that the new procedure will not apply to wheat which will continue to be purchased by the Department of Agriculture as before The other parts of the question do not, therefore, arise
- Seth Govind Das: Is only wheat going to be imported from the United States or any other grain also?
- Mr. B. R. Sen: No, Sir At present wheat is purchased by the Department of Agriculture of the United States for the countries to which that wheat is allotted. This news item stated that for all grains the importers from the United States would have to go to the market and not the Department of Agriculture

ELECTION OF A MEMBER TO STANDING ADVISORY COMMITTEE FOR DEPARTMENT OF INDUSTRIES AND SUPPLIES

The Honourable Dr. John Matthai (Member for Industries and Supplies) Sir. I beg to move

"That this Assembly do proceed to elect, in such manner as the Honourable the President may direct, one non official member to serve on the Standing Advisory Committee to advise on subjects with which the Department of Industries and Supplies is concerned. during the unexpired portion of the current financial year, vice Shaikh Raffuddin Ahmad Siddique resigned"

Mr. President: The question is

"That this Assembly do proceed to elect, in such manner as the Honourable the President may direct, one non-official member to serve on the Standing Advisory Committee to advise on subjects with which the Department of Industries and Supplies as concerned, during the unactured portion of the current financial year, size Shakit Rafiuddin Ahmad Siddique resigned"

The motion was adopted

ELECTION OF MEMBERS TO DEFENCE CONSULTATIVE COMMITTEE

Mr. G. S. Bhalia (Secretary, Defence Department) Sir, I beg to move

"That this Assembly do proceed to elect, in such manner as the Prendent may direct, three non official members to serve on the Defence Consultative Committee, were Mr Luquat Ali Khan, Mr M Asaf Ali, now members of the Cabinet and Shree Sarat Chandra Bose, resigned"

Mr. President: Motion moved

"That this Assembly do proceed to elect, in such manner as the Honourable the President may direct, three non official members to serve on the Defence Consultative Committee, wice Mr Lasquak Ali Khan, Mr M Asaf Ali, now members of the Cabinet and Shree Sarat Chandra Bose, resigned."

- Prof. M. G. Ranga (Guntur cum Nellore Non-Muhammadan Rural) Sir, I should like to know how often the Defence Consultative Committee has mot since the House adjourned last session and what work it transacted I thought we were given an understanding by the department concerned that a short summary of their proceedings would be enculated among the Members of the House and I do not know whether any such summary has been at all circulated
- Mr. G. S. Bhaja: Sr. I was advised that on this motion I should not make any statement and that is why I did not think it worth while taking the time of the House But as my Honourable friend wants to have details I shall gladly give them After the last Committee was elected by this House two meetings were held, one on the 8th March 1946, and the other on the 12th and 13th April 1946. The meeting of the 8th March 1946 discussed the Royal Indian Navy mutimes On the 12th and 13th April 1946 among the items discussed were the future officering of the defence services of India, the future of Vicerov's Commissioned Officers, policy regarding the retention of Gurkha units in the post was forces, the progress of demobilisation in the three services, purchase of cruisers for the Royal Indian Navy, the Women's Auxiliary Corps (India)—organisation during the war and future policy after the war, and the progress made by the Indian National War Academy Committee
- Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan Rural) Sir, may I take it that there was no meeting of this Committee held in the last six months since April? If so, is there no matter of urgency and importance to be placed before it, in view of so many problems arising in regard to the post war army in India? Why was no meeting held in six months?
- Mr. G. S. Bhalpa: Our intention is to call a meeting at the earliest possible date. But, as the House is aware, three vacancies have arisen, and in respect of the Members of the Upper House the election is to be held for the vera 1946-47 as soon as that House meets. Members of that House elected on the last occasion have ceased to be members of the Committee, and it was not considered desirable to proceed with a Committee on which there was no representation of the other House and which three Members of this House would not be able to attend
 - Mr. President: The question is

"That this Assembly do proceed to elect, in such manner is the Honourable the President may direct, three non-official members to serve on the Defence Consultative Committee, size Mr. Liaquat Ali Khan, Mr. M. Asaf Ali now members of the Cubinet and Shree Sarat Chandra Bose resigned."

The motion was adopted

Mr. President: I have to inform Honourable Members that for the purpose of electron of one Member to the Standing Advisory Committee for the Department of Industries and Supplies and three Members to the Defence Consultative Committee, the Notice Office will be open to receive normations upto 12 Noon on Wednesday, the 6th November and that the elections if necessary will be held on Friday, the 8th November The relections, which will be conducted in accordance with the Regulations for the holding of elections by means of the single transferable vote, will be held in the Assistant Secretary's room in the Council House, between the hours of 10 30 A M and 1 P M

BANKING COMPANIES (RESTRICTION OF BRANCHES) BILL

Mr. E. G. Ambegaokar (Government of India Nominated Official) Sir, I beg to move for leave to introduce a Bill to restrict the opening and removal of branches by banking companies

Mr. President: The question is

"That leave be granted to introduce a Bill to restrict the opening and removal of branches by banking companies"

The motion was adopted

Mr. K. G. Ambegackar: Sir, I introduce the Bill.

RESERVE BANK OF INDIA (AMENDMENT) BILL

Mr. K. G. Ambegaokar (Government of India Nominated Official) Sir, I beg to move for leave to introduce a Bill further to amend the Reserve Bank of India Act, 1934

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Reserve Bank of India Act. 1934."

The motion was adopted

Mr. K. G Ambegaokar: Sir, I introduce the Bill

FOREIGNERS BILL

The Honourable Sn C. Rajagopalachan (Member 1 beg to move for leave to Su on behilf of the Honourable the Home Member 1 beg to move for leave to introduce a Bill to confer upon the Central Government certain powers in restect of foreignes.

Mr. President: The question is

That leave be granted to introduce a Bill to confer upon the Central Government certain powers in respect of foreigners"

The motion was adopted

The Honourable Sri C Rajagopalachan: Sir, I introduce the Bill

INDIAN EXTRADITION (AMENDMENT) BILL

The Honourable Sri C Rajagopalschan (Member for Education and Arts) Sni I beg to move for kave to introduce a Bill further to amend the Indian Extradition $\lambda \in 1903$

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Indian Extradition Act, 1903"

The motion was adopted

The Honourable Sri C Rajagopalachan: Sir, I introduce the Bill

DELHI SPECIAL POLICE ESTABLISHMENT BILL

The Honourable Sri C. Rajagopalachari (Member for Education and Arts) Sn I beg to move for leave to introduce a Bill to make provision for the constitution of a special police force for the Cluef Commissioner's Province of Delhi for the investigation of certain offences committed in connection with matters concerning Departments of the Central Government, for the superintendence and administration of the sud force and for the extension to other areas in British India of the powers and jurisdiction of members of the said force in regard to the investigation of the said offences

Mr. President: The question is

"That leave be granted to introduce a Bill to make provision for the constitution of a special police force for the Chief Commissioner's Province of Delhi for the investigation of certain offences committed in connection with matters concerning Departments of the Central Government, for the superintendence and administration of the said force and for the extension to other areas in British India of the powers and jurisdiction of members of the said force in regard to the investigation of the said offences."

The motion was adopted

The Honourable Sri C. Rajagopalachari: Sir, I introduce the Bill

INDIAN RAILWAYS (AMENDMENT) BILL

The Honourable Mr. M. Asaf All (Member for Railways and Transport) Snr, I beg to move for leave to introduce a Bill further to amend the Indian Railways Act, 1890.



Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Indian Railways Act.

The motion was adopted

The Honourable Mr. M. Asaf All: Sir, I introduce the Bill.

SPECIAL TRIBUNALS (SUPPLEMENTARY PROVISIONS) BILL

. The Honourable Mr. Jogendra Nath Mandal (Law Member) Sir, I beg to move for leave to introduce a Bill to make certain provisions in relation to sentences and orders passed by Special Tribunals constituted under the Crimmal Law Amendment Ordinance, 1943, on such Tribunals ceasing to function

Mr. President: The question is

"That leave be granted to introduce a Bill to make certain provisions in relation to sentences and orders passed by Special Triburnis constituted under the Criminal Law Amend ment Ordinance, 1945, on such Tribunals cessuit to function."

The motion was adopted

The Honourable Mr. Jogendra Nath Mandal: Sir I introduce the Bill

INDIAN ARMY AND THE INDIAN AIR FORCE (AMENDMENT) BILL

Mr. G. S. Bhalja (Secretary, Defence Department) Sur, I beg to introduce a Bill further to amend the Indian Arm Act, 1911, and the Indian Air Force Act, 1932 for certain purposes and to make certain consequential amendments to the Administrator General's Act, 1913

Mr. President: The question is

"That leave be granted to introduce a Bill further to unend the Indian Army Act 1911, and the Indian Air Force Act, 1932, for certain purposes and to make certain consequential amendments to the Administrator General's Act, 1913."

The motion was adopted

Mr. G. S. Bhalia: Sir. I introduce the Bill

Mr. B. R. Sen (Secretary, Food Department) Sir, I beg to move

"That the food situation in India be taken into consideration"

It has been the practice in the past on a motion of this character for the mover to make a statement reviewing the position in India as a whole, and indicating the measures which Government have taken or propose to take in dealing with it. On this occasion the House will no doubt like to have that statement not from me but from the Honourable the Food Member, Dr. Rajendra Prasad I shall not therefore take up the time of the House except to say that at a later stage, since the Honourable the Food Member will not have the time to reply at a later stage, I should be prepared to deal with any points which arise in the course of the debate and on which information is asked for or on which clarification of Government policy is required Sir, I move

Mr. President: Motion moved

"That the food situation in India be taken into consideration"

I have received one amendment in connection with this motion I would prefer that the amendment is also moved at this stage, so that the House may be in possession of the original proposition as well as the amendment

Mr. C. P. Lawson (Bengal European) Sir, I beg to move

"That at the end of the original motion, the following be added, namely

'and that the particular attention of the Government be directed to the matter of losses in storage'"

Mr. President: Amendment moved

"That at the end of the original motion, the following be added, namely

'and that the particular attention of the Government be directed to the matter of losses in atorage'"

The Honourable Dr. Rajendra Prasad (Food Member). During the last session of the Assembly the question was debated at great length. This was in February 1946 Since then the situation has not improved, except for the lact that the monsoon which has just ended has on the whole been more or less favourable. It is therefore necessary for me to explain to the House the way in which we have managed to deal with the situation during the last seven or eight months.

It will be recollected that it was pointed out during the debate in February, that we anticipated on account of the failure of the monsoon last year and the failure of winter rains, a deficit of something like seven million tons in kharif and rabi crops The question with which the Government was faced was how to meet this big deficit. It was a big deficit because if you take into consideration the amount of grain that is produced normally in the year it came to something like 10 per cent, and in a country which lives more or less from hand to mouth a deficit of 10 per cent is likely to upset most calculations We had, therefore, to take steps from the very beginning to meet the situation with which the country was faced. The Government decided upon three courses for meeting the situation The first was to get imports of foodgrains from foreign countries Great stress was laid, I find from the reports of the proceedings, on this aspect of the question Many members impressed upon the Government the desirability of getting as much imports as they could from foreign countries. The second line which the Government alopted was to husband the resources within the country and this involved two different modes one was to procure what we could within the country, and the second was to so distribute what we had as to make the deficit spread over the whole country as far as possible, and to let people share the difficulties as equitably as they could The third line was to step up production as far as that could be done I will take each one of these and will place before the House the extent to which we have succeeded in the steps that we have taken

Coming first to the question of imports from foreign countries, as soon as we discovered that we were faced with a large deficit, the Government of India deputed the Food Secretary, Sir Robert Hutchings to London and to America. This happened before the debate took place in February last During the course of the debate, it was announced that a larger delegation under the then Food Member would proceed The Food Member did not go but the delegation did proceed under Sir Ramaswami Mudahar, and it was fortunate enough in securing the support of the British Government Subsequently ex-President Hoover of America visited this country and sometime later another American Mission under Dr Schultz went round the country visiting particularly the areas which were worst affected Our delegation pressed the case for India before the International Organisation which deals with the food question and as a result we secured some allocation Our demand was for 4 million tons Unfortunately, we never got any firm promise with regard to the amount that we could get and since then what has happened has been more or less a sort of ad hoc arrangement, programmes made from month to month for giving us wheat from America, Australia, Canada, and other countries, and rice from the countries of South East Asia like Burma, Siam, Indo-China, etc. We have been pressing the International Food Emergency Commission for larger and larger allotments to us but situated as the world is today, it has not been possible for that Commission to give us all that we wanted We know that the whole world today is in short-supply with regard to foodstuff and it is the function of that body to pool whatever surpluses are available from the producing countries and to distribute them to the countries which are in need. India has had her share, but unfortunately it has not been what we wanted or what we needed. With all our efforts we have so far been able to import into this country 1,484,740 tons of wheat and other grains and rice 247,500 tons, a total of 1.782,000 and odd tons. This is as against our demand of 4 million tons. We have been therefore faced with this other difficulty of meeting this big deficit which arises on account of our not getting what we wanted from foreign

|Dr Raiendra Prasad|

We are indeed grateful to those foreign countries which have come to our help, and we cannot biame them if they are unable to give us more But at the same time, we cannot help asking them to give us more, and I hope that in the months which are stall difficult for us we shall be able to get smithing more. But it is not only the difficulty of allocation or difficulty of availability which has stood in our way. There have been other difficulties also which have made imports more and more difficult. We know that in the United States of America the shipping strike has been going on for a pretty long time That has affected our imports to a considerable extent from that country We expected something like 224,000 tons of wheat from America in the month of September. All that we have been able to get has been no more than 110,000 tons, thus causing a short-fall of no less than 114,000 tons. We find that it was not possible to rely only upon America, Canada and Australia, although they have given us quite a good deal of wheat. We left that it was necessary to look to other sources also, and therefore we turned to countries which are just west to our own. We have got supplies from Iran, Turkey, Abyssmia and Egypt and these are of the following order. They come in all to 89,210 tons, of wheat, barley and millets from these countries. We have got from Brazil 28,904 tons of rice. The House is aware that recently Diwan Charnan Lall, a Member of this House, whom we are all pleased to see back today, was deputed on a mission to Argentine to secure permits for the export of 300,000 tons of maize which we purchased in that country. I un sufe the House will be pleased to convey to him its thanks for the skill with which he conducted the negotiations and congratulations on the way he has achieved success in that effort. Out of the 300,000 tons of maize which we have secured in that country, 150,904 tons have already arrived and we are hoping that the belance will be coming within the next two months or so. In order to secure these supplies, we have had to be constantly in touch with the International Emergency Food Council through our representative and with the virious countries from which we have these imports. In some of these we have got our permanent representative in others our representatives go as necessity arises

Turning now to the countries on the South East from which we have got our rice. I find that we have secured about 247,500 tons from these countries Burma is of course the largest exporter of rice for us We had expected a large quantity from Siam, but unfortunately that has not materialized and we have not secured more than 17 000 tons from there. We were offered very kindly by the Indonesian Government some 500,000 tons of paddy, and we had hoped that we would be able to get that paddy, which would have gone a great way towards solving our difficulties. Unfortunately in Indonesia as in Siam, difficulties have arisen which have made exports difficult In both these countries, there were internal difficulties of transport. The Government of India offered to meet these difficulties by supplying locomotives, wagons and trucks to Siam and trucks and coal to Indonesia. The position in Indonesia was complicated by the fact that political considerations came in and military reasons stood for sometime in the way of the supply of our trucks Fortunately all these difficulties have now been removed and a special officer has been deputed by the Government of India to Indonesia to expedite the despatch of rice or paddy from that country On account of these difficulties our import from Indonesia has not been more than 16,000 tons so far out of the 500,000 tons promised We are hoping that with the changed circumstances and with the facilities which we have provided in the shape of trucks and coal we may be able to import larger quantities hereafter As I have stated the total imports thus far from foreign countries come to something like 1,700,000 tons

One question with regard to these imports is that of price We have been paying rather heavily for these imports. We expect in the course of the

current year to make purchases to the extent of 91 crores worth of foodgrams from these countries. The prices at which these arrive in this country and the prices prevalent in this country differ to some extent and we felt that if we allowed these imports to be sold at the cost price, it might have the effect of upsetting the price structure in this country and the Government therefore decided to make good the difference between the price at which these were purchased and the price prevalent in this country for the same quality of grain. This is what we have done by way of imports

Turning to the second line of attack, we had first to procure what we could get in this country. Procurement is not easy, when you have not a factory or a number of factories from which you have to procure, but when you have got linumerable cultivators spread over this vast country, from each one of whom you have to collect what is surplus to his own needs. There is the further difficulty which has arisen on account of lack of statistics and information with regard to individual producers. In provinces where the ryotwari system prevails there is undoubtedly an agency which keeps account of midvidual cultivators and which can give us more or less reliable dvia with regard to what is produced by each cultivator. In the areas where the permanent settlement prevails no such agency exists, because there the Government is concerned only with getting its land revenue, which is paid by the middleman, the zamindar. The difficulty in procuring therefore has been greater in the case of the permanently settled areas than in the ryotwan areas

The system that has been followed by the various Provincial Governments with regard to procurement has also not been uniform. In some places practically monopoly procurement prevails. This Government has been in favour of monopoly procurement in all provinces but it has taken time for all the provinces to fall in line with the policy of the Central Government. On the opening day of the session a statement was laid on the table of the House which showed the methods pursued in the different provinces. Today I can say that almost in every province there is or is going to be more or less mono poly procurement and we expect that with the next crop the procurement will be on a larger scale than has been possible in the past. But even as it is procurement has given us a very considerable quantity of grain within this country. We have been able to secure by procurement 3,800,000 tons as against 1,700,000 tons of imports. We have procured within the country taself more than double what we have been able to import from other countries.

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Is not procurement less than ten per cent of the produce?

The Honourable Dr. Rajendra Prasad: I think it will be less than ten per cent but it has to be taken into consideation that the procurement can only be with respect to the surplus which is actually marketed. Every cultivator naturally wishes to retain for his own use what he needs

Prof. N. G. Ranga: (G ntur cum Nellore Non-Muhammadan Rural) Should they also be straved?

The Honourable Dr. Rajendra Prasad: And his needs are in the first place, food for his family and in the second place wages for his labourers to the extent they are paid in kind and not in cash and thirdly, seeds

Prof. N. G. Ranga: and the village requirements also

The Honourable Dr. Rajendra Prasad: After making allowances for these three kinds of requirements of the cultivator, whatever remains as surplus higheses in the market. It has been found that the surplus which is marketed ordinarily is 40 per cent of the total produce. That has been arrived at by our statisticians and if we take into consideration the total produce at 60 million tons and deduct from that what is retained by the cultivator we get 24 million tons for sale. And out of these 24 million tons we have secured nearly

[Dr Raiendra Prasad]

I mation tons, 38 million tons to be accurate Taat I think is about 1/6th or 16 per cent of the surplus which was available for procurement Honourable Members will be able to understand and appreciate the importance of this procurement when they take into consideration the amount procured in the provinces which have been worst affected. We have to deal with two kinds of Provinces and two kinds of crops There are certain crops in certain provinces which are grown for the market In other provinces the crop is grown for consumption and only a part of it which is surplus is really marketed Take. for example, the case of the Punjab or Sind Some part of the wheat grown there is for sale Whereas in a province like Bihar, if anything is sold, it is sold more or less under necessity There is hardly any grain produced for gale

So, in taking into consideration what amount the governments have been able to procure, we have to consider whether in any particular province the procurement has been of grain which was produced for sale, or of grain which was disposed of by the cultivator as surplus to his needs. Naturally what was produced for sale came in larger quantity and in greater proportion to the market for sale What was produced for consumption naturally came in a much smaller proportion to the market tor sale, and therefore when we see the figures for procurement for Punjab or Sind, we see a higher percentage of procurement, when we come to a province like Madras, which has been hard hit during the last year and which is still very badly hit at the present moment we find that there the procurement has been very very successful from this point of view, there we find that during these difficult times through which we have been passing Madras has been able to procure something like 94 per cent of what might be a surplus with individual cultivators, and it is because of this policy of rigid procurement and rigid distribution that that province has so far been able to scrape through

I do not know if it will be able in future to do so and to what extent it will be able to do so, but it is because of this rigorous procurement and rigorous distribution that it has succeeded

The province that comes next in this respect is the province of Bombay There, the procurement has been something in the neighbourhood of 60 per cent Amongst other provinces I might mention the case of the United Provinces, which in previous years depended upon the Government of India for meeting its deficit to a considerable extent, but after the last rabi crop the ministry there carried out a rigorous policy of procurement, with the result that we have been free from anxiety for that province for these months, and any responsibility that we had in respect of that province has for the time being been taken off our hands I do not say that that will be so in the future, but that is the present position '

On the other hand coming to a province like Bengal or Bihar, procurement has been rather poor, and as I have explained one of the reasons has been the difficulty in getting statistics and data on which to proceed As I have submitted, the procurement policy of the government has so far been more or less un-uniform Now that we are going to have monopoly procurement, I am hoping that in the coming season we shall have larger quantities at the disposal of the government which could be taken to places in need from places where there is a surplus

The second line of attack in regard to internal husbanding of resources has been an attempt to make distribution as fair and equitable as possible that purpose, we have had to extend rationing and controlled distribution Rationing has been extended very considerably In 1943 there were few towns that were rationed, and the population that was rationed was not a very large one There were only 2 million people rationed in March 1948

By March 1944, the number of rationed people had increased to 26 millions

In March 1945 it was 52 millions, and in March 1946 it was 100 millions Today it is 150 millions. This does not mean that this entire population of 150 millions is completely rationed in the sense that each member has got a card. A certain number—one-third—is completely rationed in that sense, the remaining two-thirds of about 100 millions are under controlled distribution. The areas which are completely rationed are mostly urban areas but there are some rural areas also. The areas which are under controlled distribution are mostly rural, and these belong largely to the southern presidency of Bombay and Madras and to Bengal, and the states of Mysore, Travancore and Cochin For meeting the demand of the rationed and controlled population, we have been distributing from government sources and through government agencies something like 650,000 tons of foodgrains a month, roughly, and this has continued for the last 8 or 9 months up to now

Members will recollect the figure of imports and the figure of internal procurement which I mentioned a little earlier in my speech. The two come to something between 55 and 56 lakhs tons. We have been distributing 650,000 tons a month during the last 8 or 9 months. We started with a ration of 12 oz per head To begin with the ration was of the quality of grain which was consumed ordinarily in a particular locality, but as the position became tighter we had to alter that, particularly in regard to rice, the position became so tight that even in a presidency like Madras and in the states of Travancore and Cochin, where the ordinary food of the people is rice, we had to give them only wheat we had to give them not even wheat but also maize, and the House can easily imagine the difficulty of people who have never been used to wheat or marze, having to take to them under stress of hard times But they have taken to them because they could not get anything better and we had most reluctantly to acquiesce in giving them wheat and even maize because we had nothing e'se to give them. In Northern India, where rice is eaten as in Bihar, there also wheat had to be given but no portion of Northern India is so unfamiliar with wheat or maize as the South is Therefore while inconvemence must have been caused to these parts too, it could not be anything compared to what the people in the South had to suffer

The system of rationing has further had to be modified and altered to suit the exigencies of time by dividing the ration of 12 ounces into separate kinds of grains, a portion to be given in wheat, a portion to be given in rice, a portion to be given even in maize or millets and I imagine—in fact, I fear that in some cases people have not taken their full ration because they could not use the full ration on account of the unsuitability of the grain which was given to them That has happened, I believe, in many cases Then the question arises how is it that with this small import, when we demanded for million tons and we got only 1 7 million tons, how is it that we have been able to survive these months. I have to point out that various factors have contributed to this Our people are used to suffering and they know how to face such difficulties because they have done it in the past and India is more or less in a chornic position of underfeeding. That has been one of the causes con-Aributary to our success in gaining this time which we have so far succeeded in gaining Another cause which must have contributed to it is that from the very beginning the Food Department has been anxious to maintain two things—to maintain the ration at 12 ounces by splitting up the ration into various kinds of grains and thereby making some sort of a saving although indirectly

Dr. Zia Uddin Ahmad: You give a stuff which cannot be eaten That is true of Madras

The Honourable Dr. Rajendra Prasad: In the second place we have always been anxious to maintain a stock for about aix weeks in every province. It has been a most difficult job to maintain this stock of 6 weeks. We have some how or other managed so far but the month of November opens with a stock of 4 weeks or even less in some of the provinces. I can sav this that the most difficult months we have now almost passed through. We now have the corps in sight of us. The monsoon has been fair. There have been floods in

Dr Rajendra Prasad l some parts like Assam, Bengal and Bihar which have damaged the crop considerably and we have had short rain also as in parts of the runjab and Sind but on the whole I must say that nature has been kind to us this year and we are hoping to get a more or less normal crop this season. With this crop in sight I venture to hope that our people will not sturve and what is more I have found that the provinces and the people have shown a grit in facing this difficulty which is really admirable. Some time ago after taking office I made an appeal to the people to save as much as they could It has guddened my heart to see that I have received thousands of letters and telegrams from thousands of people offering to save part of their ration. Some people have even starved and they have started fasting clubs to be able to save their own tood for the sake of others All this taken in terms of maunds and tons may not come to very much but that shows the spirit in which the people have taken it and the spirit in which they have been facing this ca amity 1 have also appealed to provinces which have any surplus to spare over and above what they declared earlier in the year to make such surpluses available and I am glad and grateful that Orissa, the Central Provinces and the Punjab have given us larger quantities than they promised to give in the beginning This extra surplus which we have received from these provinces comes to something like 45 thousand tons which is not an inconsiderable amount when we are so hard pressed All these factors have enabled us to pass through the most diffi-cult times. We are not yet out of the wood. November and December are still difficult months, although we have a crop standing in front of us, we still need imports of wheat from foreign countries because during the past months we have had to borrow wheat from some provinces to meet the urgent neces sities of other provinces and they were able to give us even at ris't of their own supplies going short. We are pledged to repay the loan within December and I hope that we shall be able to get this import of wheat which will enable us to repay the loan We cannot get any more wheat in this country because the wheat crop will not be ready before the spring next year and our loan of wheat has to be repaid out of imports from foreign countries. It is for this reason that I have said that we are not vet out of the wood but the chances are my hopes are, that with people determined to get over the present difficulties we shall be able to get over them

One question which has been raised and which has caused us considerable anxiety is the question of prices. That has two aspects. The first aspect relates to the price which we have to pay to the cultivator for the grain that he ves us. The second relates to the price at which the grain is to be sold by the Government to the consumer. Both these go together and I shall deal with them in such a way as to place before the House the views which we have taken in regard to them.

Taking first the question of prices at which we have to place our food supply to the consumer, I know that throughout the country there is control of prices of the principal foodgrams There is widespread complaint that in some places '

the grain that is actually sold in the market is not sold at the control price, and I have myself come across cases where the difference between the control price and the price at which the grain is actually sold is very very great. It is as much as twice or two and a half times the control price. This is due undoubtedly to various causes—we may call it black marketing—but if you analyse what that actually means, we shall see that various factors enter into this. It was suggested to me in my own province, which I recently visited, that if inter-district restriction of movement of food-grains is removed, it would be possible to bring down the sale prices of food-grains within the district. It is very often assumed that the man who actually sells to the consumer is the really guilty person in respect of these high exorbitant prices. As a matter of fact, the retailer is only the last link in the chain through which the grain has passed from the producer to the consumer. Every link that has preceded this last link has had its share in some way or other in

putting up the price. It may sometimes be the greed of the various menthrough whose hands the grain has passed. It may be—probably it is in somecases—corruption on the part of those who are entrusted with the control of these prices which is responsible for adding to them

Prof. N. G. Ranga: And the Police also, every constable!

The Honourable Dr. Rajendra Prasad: I think I have included that We cannot forget that whenever anything is smuggled, the smuggler runs a certain risk and the profits which he charges naturally are commensurate with the risk which he runs. So whit with the greed of the middle more what with the corruption of those who have to supervise the sales and what with this additional profit which its to be charged as a result of smuggling, the price of which the retailer sells to the consumer becomes very exorbitant

Dr Zia Uddin Ahmad; How many stages this wheat passes through? Can we not minimise them?

The Honourable Dr. Rajendra Prasad: It is difficult for me to say that It depends upon the pirticular 'ordity, it depends upon the agency which is employed. And the idea of monopoly procurement has been to eliminate as far as possible these intermediary stages in the matter of procurement. Similarly, wherever it has been possible to have co-operative societies for the sale of goods that has been encouraged, and wherever it will be found possible to eliminate these stages, the Government will undoubtedly give consideration to any suggestion and eliminate these intermediaries who idd to the price. The question of the control of retail prices is really in the hands of the Local Government. We from the Central Government can only advise and can only give indications but we cannot really control the tetal shop and the retail shop-keeper. I do not mean to suggest that the Provincial Governments are not mindful of their duty. They are, I am sure, doing their best to control these things, but the force of circumstances and the forces of events have made their

Turning, then, to the other aspect of the price the price at which the grain has to be procured from the producer, we have to take into consideration two classes of people We must give the producer a reasonable profit for his labour, we must, at the same time, attend also to the position of the consumer, who should not be made to pay more than he can bear. And in fixing the price for foodgrams particularly, one has to be very careful to see that the interests of neither are sacrificed. I know there is a great demand for raising prices of foodgrains, and it has been suggested that the cultivator does not get what is his due and the prices of agricultural produce should be enhanced to give him a reasonable and far return On the other hand, the number of consumers is not negligible. Among the consumers we have a class of people who do not produce at all There is another class which produces only a part of its requirements and for the rest it has to depend upon what is produced by others. In the a first class that is to say, those who are only consumers and not producers at all, we may include the townspeople all over the country, we may include the entire population which is engaged on labour in factories, and we may include also a certain proportion of labour which is employed in agriculture but which has got no land of its own A certain proportion of the land labour is paid up kind, but the modern tendency-I should say the up-to-date tendency-is to pay in cash and not in kind, and that is partly also because of the high prices which grain fetches The cultivator does not want to part with his grain, if he can help it, for paying wages to his labourers. Then, there is another class which is employed in various kinds of sundry services and which is also a nonproducing class If you take all these classes together, you will find that a pretty good proportion of the entire population is a non-producing class

An Honourable Member. All the M L A 's are non-producing class

The Honourable Dr. Rajendra Prasad: I do not know if all but certa nly most There is no means of inscertaining the exact proportion of the population which is purely a consumer population as distinguished from the producer

[Dr Rajendra Prasad]

population But there are some data from which we can draw an inference I stated earlier that about 40 per cent of the total produce is marketted by the producers I take t roughly that that indicates the quantity which is surplus to his own needs, that is to say, for feeding himself and his family, for wages which he pays to his labourers for seed etc. If 40 per cent is actually sold by the producer I take it that roughly speaking 40 per cent of the population is fed with that 40 per cent of the produce, and we add to that a certain quantity which used to be imported from abroad that would also go to 'ead the non-producing population. I take it therefore that 40 per cent or a little mornary and the producer, but who purchase their food requirements from the market. In fixing the price, we have to conside the interest of this 40 per cent or or of the population assumed to producing population as against 60 per cent or so of the population, which is the producing population as against 60 per cent or so of the population, which is the producing population.

Prof. N G. Ranga. The average income is three or four times that of the agriculturist's income

The Honourable Dr Rajendra Prasad. If we consider the praces from the to not view of both these classes of our population, we cannot help coming to the conclusion that the prace should be fixed in such a way as to be fair both to the consumer class and the producer class. Now, Sr in arriving at the correct figure of praces, we have also to take into consideration other things to which I will presently refer. What would be the fair prace that we should pay. The claim for higher praces, airses, because it is said that the praces of other consumer goods which the cultivator or the producer consumes have itsen and therefore he has to spend more and he should accordingly not more for which he produces. If we look at the index figures of various kinds of commodities we find that in the case of agricultural produce, the rise has been higher than in the case of other consumer goods. Taking 1939, August as the base, I find that in September 1946, the price of rice has risen. 322 per cent, wheat 377 per cent, sugar, 169 per cent, cotton, 192 per cent, juite 227 per cent, linesed 357 per cent.

Sardar Mangal Singh (East Punjab Sikh) What about cattle? It has risen five times

The Honourable Dr. Rajendra Prasad: I have not got the figures

Now coming to the materials which go into consumption

Mr. President: The House will now adjourn for Lunch The Honourable Member can continue his speech after Lunch

The Assembly then adjourned for Lunch till Half Past Two of the Clock

The Assembly reassembled after Lunch at Half Past Two of the Clock, Mr. President (The Honourable Mr G V Mavalankar) in the Chair

The Honourable Dr. Esjendra Prasad: Sir, when the House rose for Lunch I was giving the index figures of various commodities—agricultural and other—which go into the daily consumption of the people. The year 1988-89 (August) is taken as the basic. The index figures in September 1946 were. Rice,—322, wheat—373, sugar—169, cotton—162, jube—227, linseed—357, inor—117, hides and skins—200, kerosene—151, cotton manufactures—261, cement—182, galvanised corrugated sheets—229. It would appear from these figures that agricultural products, particularly foodstuffs, have got the highest index figure, much higher than those for manufactured articles like coth, kerosene and other things which are largely used by agriculturals. If we took these figures into consideration it would seem that there is no case for raising the price of food-stuffs in the country.

There is another test which might be applied If, as a matter of fact, agniculture does not pay and does not give a fair return to the producer one would exnect one of three things. The producer might reduce production, that is to

say, give up the land which he cultivates or allow it to remain uncultivated, secondly, he might divert the land from food crops to other crops which might bring him more money, thirdly, he might reduce his cultivation by less intensive effort in cultivation and thereby reduce the actual produce I am not aware of any evidence that any of these things has happened in the case of agriculture We know as a matter of fact that land instead of going out of cultivation has actually increased in extent, and within the last five or six years there has been considerable increase in the acreage under cultivation. We have no evidence of land going to cash crops from food crops On the other hand, within the last five or six years a considerable quantity of land which was under cotton cultivation has been diverted to food crops Some amount of land which was under cane cultivation has also been diverted to food crops, and there is no evidence whatsoever that I know to show that there is less intensive cultivation on the part of the agriculturist Taking this test into consideration I think there is no case made out for increase of agricultural prices. I know there is a great demand for increasing the prices of agricultural produce. Some of the provin cual Governments under pressure from the producing section have recommended increases in the price of agricultural produce. The position of the Food Department is every unenvisible when it has to sit tight in spite of demands made by Provincial Governments, in spite of demands made by the producing section of the community My position is particularly difficult. On the one hand I have to look to the interest of the agriculturist, and on the other I cannot ignore or neglect the consumer I have no personal experience myself, but sometimes I feel I am in the position of a man with two wives, both of whom he loves equally, but does not know whom to neglect or ignore As Member in charge of Agriculture my interest is to see that the agriculturist gets as high a price as he can, on the other hand as Food Member my duty is to see that the consumer gets food as cheap as possible Between the two you can easily imagine what my position must be I can give this assurance that it is only under a compelling sense of duty that I have to stick to the prices which have been fixed and not to agree to an increase at the present moment. But I may say this also that Government have not been content to leave things to their own decision alone We have known that for some time past a sub-committee which was appointed some time ago under the chairmanship of Sir T V Krishnamachari has been considering the question of prices of agricultural That committee has submitted its report only recently-just a few days ago-and we have not had time to consider that report But it is a comprehensive report which deals with all aspects of the question, and Honourable Members must have noticed from the press summary that has been published that one of the recommendations is to have a sort of independent and semi-judicial body to deal with the question of prices We shall consider the report of that committee as soon as it is available in a printed form which I hope will be very soon

Dr. Zia Uddin Ahmad: Will the report be circulated to the Members of the House or those who desire to have it?

The Honourable Dr. Rajendra Prasad: I think we shall follow the usual paratice If such reports have been previously circulated to Honourable Members, this also will be circulated

 ${\bf Dr.}$ Zia Uddin Ahmad: It depends on the generosity of the Honourable Member

The Honourable Dr. Rajendra Presad: I did not know that, if that is so, the Honourable Member can count upon it

So as soon as this report is available in a printed form Government will give their most earnest consideration to it, and I can give the House this assurance that it as a result of the consideration of that report a review of the price policy is called for, I shall not be deterred from taking action simply because the Food Department has been wedded so long to a particular policy. And I shall give effect to such decision as on a consideration of that report Government feel

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[Dr Rajendra Prasad] it is necessary to arrive at for the benefit of the agriculturist and the consumer

I will now come to the third line of attack on the shortage of food, and that is to increase our production in this country. In a sense that is the most important aspect of it. We have seen that we cannot depend upon imports from foreign countries or meeting our requirements. It is not possible either to continue to depend upon such imports India is an agricultural country and it is really a in etter of shame for us if we have to go to other countries for the one thing which is supposed to be our main source and our speciality, namely, agriculture It would therefore be in the fitness of things that Government should take all possible steps to increase the production in this country It is the function of the Department of Agriculture to find out ways and means for acreasing production, and I will mention briefly the programme which the Department of Agriculture has before it. It is no new porgramme which we are going to adopt today. In fact it was explained at some length in the course of the debate last time. The objective that we have set before ourselves is twofold We must produce enough to meet the present emergency, and, secondly, we must produce enough not only to meet the present emergency on present scale of consumption but also to improve the standard of living of our people, and to find (nough food which will be sufficient in quantity and also in quality The problem, therefore has to be attacked in two ways. We are contemplating one long range programme and another short range programme As a long range programme, there are several multi-purpose projects which are in contemplation of the Government I might mention the project of the Damodar river which flowing through Bihar passes into Bengal and causes immense havoc in Bengal whenever it is in flood. The idea is to train the river and to so control it as to make the water, which is now a source of havor and devastation into a source of profit to the agriculturist and at the same time to create power which will be available for industrial and other purposes cheaply. Other projects relate to the river Mahanadi which s in Orissa, to the river Kosi which is in Bihar, which is the source of immense devastation not only of wealth but also of human life because in its trail there is always malaria milar other projects of this nature. But these projects are likely to take time to be planned and to be executed and we cannot depend upon them for meeting our immediate requirements. But we can certainly depend upon them for giving us more food to enable us to improve the standard of living of our people

The other kind of projects are short term projects which are intended to bring quick results and they have become popularly known as Grow More Food projects The target which we are fixing before us is to produce four million tons food in the next five years 16 by 1952 Four million tons will be sufficient, as we think, to meet the present requirements at the present scale of consumption and also the requirement of the increasing population which we shall have by 1952 It is not expected that this four million tons will in any way be able to improve the standard of living or the standard of consumption It can only meet the demand at the present scale of consumption and no more. but for the present we are aiming at that and leaving it to the multi-purpose projects to supply us more for the other purpose. It may seem to be a very ambitious project to be able to produce four million tons, but I submit, Sir, that if we take into consideration the quantity of land on which this has to be grown it is not much After all it amounts to an addition of four million tons to 60 million tons that we are producing now, or 1/15th of what is being produced today If the area which produces 15 maunds to-day, can be made to produce an additional maund, we shall have reached the target of four mill on tons assuming that every unit which produces 15 maunds today begins to produce 16 maunds by 1952 Looking at the same problem from another point of view, we know that the average acreage of land under food crops for five years is something like 240 million acres, or 24 crore acres and we shall have to raise this 4 million tons from this 24 crore acres, which means really that we shall

have to produce about half a maund extra per acre which is not a very big demand to make So whether we look at it from the point of view of producing one maund extra for every fifteen maunds that is produced today or from the point of view of producing half a maund extra per acre, the figure is not such as to terrify us But I know that averages are sometimes very deceptive, and I am sure it will require much determination and much application to secure this additional four million tons

With this object in view the Government have decided to give aid to agriculturists for various purposes One of the needs of agriculture s irrigation and it is proposed to help small irrigation works like surface wells, tubewells, digging tanks, repairing or digging channels, putting up small equipment for drawing water from rivers. In this way we expect that we should be able to add considerably to the present production by means of additional irrigation.

Dr. Zia Uddın Ahmad: Have you got any planned scheme for using sub-soil water?

The Honourable Dr. Rajendra Prasad: We are working out a plan As a matter of fact that plan is being propared and I am thinking of sending the Agr cultural Development Commissioner to the various provinces to fix up targets year by year in consultation with the provinces and to see to it that in course of time these targets are reached

The first thing is about irrigation — The second item is to supply manure at relatively low cost to the cultivators to enable them to norease their production — The third thing is to give them—seeds of improved variety so that a larger yield may be secured.

We also propose to help in bringing under cultivation land which on account of deep-rooted grass s not fit for cultivation today by helping parties to cultivate them with tractors and such other mechanical implements

It is hoped that with all these methods of encouragement it will be possible to raise the four million tons

The Government propose to bear a part of the cost of these schemes. The idea is that if a particular scheme costs Rs. 100 Rs. 50 should be made available by the party benefitted by the Of the balance of Rs. 50, Rs. 25 should be contributed by the Provincial Government and Rs. 25 by the Central Government. This applies to all provinces except the three smaller provinces of the North-West Frontier Province, Orissa and Assam, in the case of each of which the share of the Central Government would be two-thirds of the half, which is payable by the Provincial and Central Government jointly. We hope that with this contribution there will be sufficient encouragement given to the cultivators to come forward to increase their produce.

When I was thinking of raising the question of prices of foodgrains, I felt we would be much more profitably employed in thinking out means of raising the produce per acre and increasing the income of the cultivator in that way and also solving the food problem incidentally. I know that the cultivator in the past has suffered on account of economic forces over which he had no control. But today that is not the position. Today the cultivator is getting what in farness he can claim, and I hope that with these schemes for increasing the production, it will be possible for him to increase his income from his land cultivation.

Dr. Zia Uddin Ahmad: Have you done anything 'or manuring' What practical steps have Government taken?

The Honourable Dr. Rajendra Prasad: As regards manuring there are two kinds of manure which can be used. There is the farmyard manure which can be used in the form of compost and chemical fertilizers which are produced in factories. Propaganda is being carried on and practical demonstrations are given for producing compost from the refuse matter which ordinarily goes into waste and very often is the cause of ill-health and insanitation.

Dr. Zia Uddin Ahmad: And burnt alsole

The Honourable Dr. Rajendra Prasad: Yes, in many places cow-dung which can be converted into fertilizers is burnt, but that is complicated by the question of finding alternative fuel for the poor man My own belief is that if all that is wasted today could be utilized by way of manue, the cultivator would be able to get more than what he would lose by way of fuel from his cow-dung

Seth Govind Das (Central Prov nees Hindi Divisions Non-Muhammadan)

What about bullocks? This is a very knotty problem?

The Honourable Dr. Rajendra Prasad: That is another question and a very "much larger question I was thinking and confining my remarks this afternoon to the question of cerea's and grains and not to go into the question of other kında of foodstuffs

Dr. Zia Uddin Ahmad: "Grow More Food" comes under that!

The Honourable Dr. Raiendra Prasad: I would have liked to deal with more milk, better bullocks, if I had time, because that is a subject in which I personally feel very very interested. But at the present moment I will content myself with saying that the Agricultural Department, apart from what it is doing for increasing the production of cereals by the methods which I have just indicated, is not negligent of improving the breed of cattle and cattle husbandry We have in hand many schemes for improving the yield of milk from our cows and also for improving the breed of cattle. It must be recogmised that in a country like Ind.a, which is largely agricultural and where agriculture depends upon bullocks very considerably, we cannot afford to have cattle which will give either only milk or cattle which can be used only for draught purposes. We need cattle which will serve the double purpose of giving good quantity of milk and doing a great deal of hard work with the p'ough, etc object of the Department is to encourage these breeds and considerable experiment has been made in this respect and we are trying to help provide dairies and goshalas to improve the breed of cattle and to improve the milk yield of the cows

I have not dealt with other items of food because I thought I had better concentrate on the question of cereals and foodgrains in this debate. But I may give this assurance that none of these has been neglected and we are conscious and we are anxious to improve the yield of milk, to improve the yield of ghee, to improve the quality of the bullocks, to increase the quantity of sugar which may be made available to our people

Dr. Zia Uddin Ahmad: The prices have gone up!

when we are able to get this larger supply of sugar.

The Honourable Dr Rajendra Prasad: In regard to the price of sugar, we find that in the case of sugarcane, land has been diverted from sugarcane to other crops which were found to be more profitable than sugarcane and consequently the quantity of sugar that was produced had gone down. One of the tests as I said for judging whether prices of a particular commodity should be raised or not is whether in actual practice the production of that particular article is coming down or is increasing or is stationary. If it is increasing or stationary, there is hardly any case for increasing the price. If it is going down, then the question does arise and we will have to consider the extent to which the increase should be given We find in the case of sugar that in the last few years land under sugarcane had gone down by more than 18 per cent. We also found that the quantity of sugar produced during the last few years compared with what was produced in the last season, had gone down in the last season by over 13 per cent. It was for this very reason that we have cut down the allocation of sugar to the various provinces by 18 per cent and unless that previous figure is reached it will not be possible to increase the allocation to the provinces The long range programme has contemplated the establishment of a number of factories. I forget the figure (I think it is about 24 or 25, but I am not sure) They are fresh factories to be established in the provinces to enable the quantity of sugar produced to be raised from about 9 48 lakh tons, which was raised last year to about 15 lakh tons We have to wat and see when all these factories begin to function and

As I have said, the most important thing in the matter of food is to increase our production of foodgrains and every thing that we require for our food purposes and this cannot be achieved by the Government of India or for that matter by the Provincial Governments without the co-operation of the cultivators, the producers, the labourers and also the general public and we require also scientific knowledge for this purpose We are anxious that this question of shortage of food should be solved and solved within the quickest possible time The only way in which it can be solved is to produce more and more within this country We cannot, as I said, depend on imports Imports are undependable. Imports also mean something to be given in exchange to now India has been an exporting country and the exports used largely to be agricultural produce and raw materials. It was in exchange for these that we used to get manufactured goods from other countries. If now we have to import not only manufactured goods but also our foodstuffs from foreign countries, I do not know how we shall be able to pay for them. As I said earlier, this year we are importing more than 91 crores worth of foodgrain-If we go on at this rate. I doubt whether we shall be able to go along for any length of time over this path. And therefore the only course left to us is to increase our production and for that purpose the co-operation of all is required The Government is willing to give aid to the extent I have just indicated Provincial Governments are expected to pay their share of the aid and we hope that the cultivators will see that it is after all profitable to invest the 50 per cent of the cost I was calculating the cost of an ordinary well in my province, say at about Rs 600 or 700. The share of the agriculturist in this would be about Rs 900 or 350. One well is expected to irrigate about six acres and if on each acre we get, say one or two maunds extra, which is what is expected to be produced as the result of the improved irrigation, then the agriculturist would get something like 12 maunds extra and we can easily see that in a few years time (say in four or five years time) he will have carned enough from this extra produce to cover what he has invested

Babu Ram Narayan Singh (Chot a Nagpur Division Non-Muhammadan) But there is no money with the cultivator to invest

The Honourable Dr. Rajendra Prasad: We have suggested to the Provincial Governments and some Provinces are prepared to advance the share of the agr culturist also and to realise it in course of time, in instalments, something in the nature of a tarcase loan So the difficulty which my friend apprehends may not arise but of course I cannot promise that it will be done in every case, because it means, in that case, that the Governments—both Provincial and Central-will have to find practically the entire amount of the cost I cannot promise that that can be done in every case and I believe that there will be many cases in which it would not be necessary for the Government to invest the entire amount There will be many cultivators forthcoming who will invest either their own money or money raised otherwise in the hope that they will be able to recover what they have invested within four or five years at the most I therefore feel that although we have passed through the present crisis and although we may not soon expect to be in the brightness of full sunshine, we have just begun to see streaks of light and I am hoping that we shall be able to pass through the darkness of this crisis and emerge into full sunshine very soon We cannot ignore the perennial problem of shortage of food in this country and the only way to meet that is to increase our own production I appeal to all members of this House, to all the Governments concerned, to all cultivators, to all producers, to scientists and technicians both in Government service, as well as elsewhere outside Government service, to help in this work of increasing our food and saving the country from having to face this kind of calamity again

MC. C. P. Lawson: Sir. I would like to begin by thanking the Honourable Member for Food and Agriculture for a most excellent summing up of the stuation, which I have listened to with the greatest attention Not only has he produced a masterly survey of the situation which faces the country but

[Mr C P Lawson]

he has also faced up to problems in a way which we find extremely heartening I would like to say that we here view with particular pleasure the fact that Dr Rajendra Prasad now presides over the two departments of Food and Agriculture, which we have always considered to be complimentary and his speech this morning and this afternoon has shown very clearly that these two-departments are now in extremely capable hands

Sir, I know that he will not object if I also pay a tribute to his department which we here feel has done an extremely fine job of work over these past few years. I would like to say at once that the rationing that this Department has introduced, a rationing which embraces, as Dr. Rajendra Prasad told us, 150 million people, is an organisation which is second to none in the world, and I feet that to the Food Department is due its uned of praise for having carried this organisation into effect. I would like to say also that we are much impressed by the flexibility of this department, its ability to distribute the food in accordance with the varying demands of the country, switching from north to south with bewildering iapidity, and third, but by no means last, I would like to congratulate the department on realising the need in which the country stood of imports and on getting down at once to securing those imports which were so greatly needed and which indeed the world owes to India for this is no parochial problem, this is not a problem of feeding a single country, it is a problem of feeding one-fifth of the inhabitants of the world, and the rest of the world cannot deny its responsibility for that

I would like to say that these three items seem to us to supply a very good reason for thanking the Food Department and paying them a tribute for their work, and as I have stated already, it is indeed a great pleasure to us to see them sligned with the department of agriculture as they properly should be under the leadership of Dr Rajendra Prasad

Now, Sir, the difficulties that the Food Department have had to face have been considerable, a number of these difficulties are constitutional and it will be the work of many of my honourable friends in this house soon to see how those difficulties may be overcome. The Food Department is not paramount in its sphere, it relies upon provincial governments for carrying out its mandates. Indeed up to the present, it has not been in a position of power in the field of agriculture, upon which department it depends for its supplies. It has in fact been a distributing department, with the doubtful shilty to say to the various provinces "Unless you do as we ask, we may be able to make things difficult for you." That is a situation which will need to be faced in the future, and the courage with which the Member for Food and Agriculture has faced up to the problems he has put before us leads us to hope that that problem also will be solved in the future.

Sir. I have moved an amendment to the main Resolution today which deals with storage and I have moved it in no spirit of criticism but more in the hope that in putting these various points before the House we may be able to do something to add a little more to the full efficiency which we hope will undoubtedly come. No one would suggest for one minute that any grain in any country can be stored without loss. It would be quite an impossible thing to happen, and indeed if we can do anything to save a few, maunds here and a few maunds there, the speech of the Honourable Member has supplied us with every reason for doing so. He has for instance indicated that we are going to spend the enormous sum of Rs 91 crores on food. That is money paid out from India, going abroad. He has also indicated a figure of Rs 15‡ crores in subsidies. Now, these are very hig figures for a country with commaratively slender finances, and we now see that an enormous figure of 1,700,000 tons of foodgrains is coming from abroad—a figure which indeed is higher than I expected and must have covered a period of more than a year.

but however that may be we now have the figure of 1,700,000 tons, an expenditure of Rs 91 crores, and subsidies of Rs 15‡ crores—1 say, save 50 per cent of your storage losses and you have that for nothing That to me is an effective point. The country loses every year 3 million tons of foodgrains in storage. Save 50 per cent of that loss, and you have very nearly as much as your total imports for nothing or for a comparatively negligible cost, and of course saving all the money in subsidies too. That is why I have been impressed with the need for emphasising this necessity for proper grain storage. We shall never eliminate total loss in storage and I do not suppose there is a country in the world which could But we can undoubtedly reduce those losses and I am sure that this is taking place. I asked a question on the subject some few days ago, and the Honourable Secretary for the Food Department gave us an idea of what was going on I asked for certain figures —perhaps I asked for them a bit too early This is not a matter which can be cleared up in a minute, and I do not expect it to be so cleared up, but provided we have it in mind, I think it should be a fruitful source of making up a little but on our losses, and saving the money that we so greatly need

Now, Sir, a memorandum has been issued by the department which I have also read with particular interest. I could wish that all Dr. Rajendra Prasad told us could have been included in this memorandum, because to me it had one grave drawback. This memorandum of some 26 or more pages contain something like 20 pages of matter dealing with the question of tood supply from abroad, the position of food organisations abroad, and I begin to think, surely this is a bit too much Surely the balance should be the other way round, surely there should be 20 pages about production in India and perhaps 6 or 7 pages about the situation abroad. That balance has been entirely rectified in my mind by the speech of the Honourable Member has put things back into the proper perspective. He has shown us that whitever we do with these organisations abroad, whatever we get from abroad, the problem of this country will be really to feed itself What do we get from abroad? Supposing we get 1,700,000 tons-we need it, we cannot do without it But against a production of 60 million tons, it falls in importance, and if we can increase the yields over and above this 60 millions, that is really what we are after The questions in fact which I wanted to be answered and which were not answered in this memorandum but which have been largely dealt with, though not wholly dealt with, by the Honourable Member, are something like the following. What are we growing? Are we producing more than 60 million tons total, because working it out we need about 60 million tons to supply everybody in this country with a pound of cereals a day?

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) 65

Mr. C. P. Lawson: 65, thank you Are we meeting the population increase? In other words, are we every year growing that amount of more tood which the extra mouths will need I would like to have known, for instance, how we were getting on with the programme of supplying improved seed which, I believe, before the war was utilised only to the extent of about 6 per cent I wonder how much more is being used. Above all, I wondered what the increase in the yield per acre was coming to, whether we were beginning to show any results in that most important side, because however many more acres we can put under cultivation it is the yield per acre which is going to save this country. In due course if every cultivable acre in this country is put under the plough, a state of saturation will be achieved, but there is the most enormous room for improvement in the yield per acre and that is the whole prospect on which we must base our hopes

Now, Sir, I would like to join the Honourable Member in paying a tribute to the work, which we have followed in the newspepers, of Diwan Chaman Lell in the Argentine I am sure the House will be grateful to him for what he has done and I was more than heartened to hear that so great a proportion of this 800,000

|Mt (' Lawson|

that Characteristics are the moment of course a thought also comes to my mind that that 300,000 tons is just about one-tenth of our total losses in storage. The figure is interesting just to mark the importance of my point. I also sincerely hope that the moredible confusion which appears now to crust in the just market will not cause any trouble in that strangement and perhaps later on in the debate we may hear a little more about that, because while one does not want to start unpleasant hares, I do sincerely hope that the just situation will soon be settled. We understand, of course, that there was some per contra understanding. But to think that by justified against the saving of one-tenth of our losses in storage we could make up all that Diwan Chaman Lall by his efforts has produced justifies the amendment that I have put before this House

Now, Sir, I have said before that the Department of Food has to rely very largely on Provincial administrations for the working out of a lot of this programme, including its programme of storage. I understand from the figure-supplied to me that the Government of India has produced something like storage for 21 million tons Apart from that they have hired space for about another 8 million tons and 1 presume therefore that some 21 million tons are now accommodated in reasonably good storage conditions but I take it also that that 8 million tons of storage is to a large extent administered by the provinces and there of course is room for improvement What are these godowns like? Are they full of rats, cockroaches and vermin of every type? I am sure, as the Honourable Member said, that Provincial Administrations do what they can to help but I also know the water tight compartments that Government produces when the demand for the provision of accommodation becomes an annoyance to the people who have to produce it Then they are not perhaps so careful and we have a situation to be watched I have in mind the situation in this particular city. Sometime ago when a railway strike was threatened it was thought wise to send some stocks of grain to Delhi The stocks of grain arrived. They remained in station premises for a very long time. Then the rats and other pilferers began to take their toll rams began to come Somebody said to the Chief Commissioner of Delhi 'You will have to requisition godowns to take this stock" I may as well inform this House that in the last six months in this city both derequisitioning and requisitioning have taken place The Defence Department derequisitioned The Chief Commissioner under the orders of the Civil Supplies Department requisitioned I asked the other day for a statement of what requisitioning had been taking place and a list was laid on the table. I looked through the list It was a list of only about 6 items which could easily have been read to the House It was laid on the table and I noticed items like this—'godowns in Naya Bazaar, godowns behind the cloth market' and other items which did not make clear how many godowns there were and in what condition they were Now, in reply to another question I was told that those stocks could not be moved even up to the Cantonments because of the extra cost of transport involved I myself made an inquiry as to whether these stocks could be moved out to Ghaziabad where I knew there were a lot of godowns and movement to which was fairly easy I was told that this could not be done because Ghaziabad was not in the Delhi province These are the water tight compartments regarding which I complained The go-downs behind the Cloth market and in Naya Bazaar may not have been suit-able. They may have been infested with every kind of vermin, but because of a few rupees to be spent in lorry charges or because Ghaziabad, 15 miles from Delhi, was over the borders of the Delhi Province, these stocks must go to godown which I believe were never used for this purpose before and Lord knows what they contained before Now, Sir, if that is happering in Delhi, it is probably happening in other places too and I emphasize the point because I think it is a thing in which we all can help I daresay poking my nose into this matter was not particularly liked in certain quarters But these are

things in which we carry a responsibility for poking our noses and I think that much can be done to stop this kind of thing

Now, Sir, I am not going to take very much more of the time of the House because I have been raising these points now on this agriculture question here and in other place ad massam 1 can see the Honourable Secretary, Pood Department, getting that tired expression that he cannot help feeling when he hears repetition of the various points that have been put before him and before the Honourable Secretary, Agriculture Department, time and time again

I was glad to hear the Honourable Member for Food and Agriculture raise the point of food prices and we on this side have always stressed the necessity for the standardization of prices as soon as this may be done The reasons are obvious First of all, unless the cultivator can see ahead a good, sound price for his produce and knows just what those pronts are going to yield him, a teeling of insecurity must be there and we could not be certain of our increase There is another reason and this is that the price of food is, to my mind, a pasic principle in the make-up of the normal per capita income of the country I think that the time is shortly coming when a review will have to be made of the per capita income in the country so as to judge just where we stand I do not see, for instance, how we can possibly fix wage scales and so on-the work that is going on now under the Pay Commission -without just knowing what the per capita income of the country is Clearly, if we start paying out more than we are taking in, we aim in the direction of inflation, and, until food prices can be stabilised, I do not see how this review can be made I feel that we are very largely working in the dark even over these food prices. The price for a commodity changes. Perhaps one year we get a good price for sugar-cane and another year an exceptionally good price for rice or wheat Over the switch-round of crops this Central Government has no control and the Provinces can change whenever they like This must be most disturbing and must upset the estimates of what is coming in and what is to be distributed. It is equally certain that until something is done, we shall never know what the cultivator is eating and, as we are told that 60 per cent of the available food is eaten by the agricultural classes, it is important to know just what they are eating

Prof N G. Ranga: Has anybody worried about it?

Mr. C. P. Lawson: My friend Prof Ranga says 'Has anybody warned about it' Well, Sn. I worry about it a good deal and I have studied the subject a good deal because of that

Babu Ram Narayan Singh. Thank you

Mr. C. P. Lawson: My friend, I am glad, expresses the thanks, which I thought would undoubtedly come from Prof Ranga

Then, Sir, there is another point that perhaps I might make before I finish I was a little bit mistried by some of the figures produced by the Honourable Member and, in particular, the figure of 3,800,000 tons procurement If that represents the procurement portion for the consuming part of the population (I gathered from him that 60 per cent was eaten by the agricultural part of the population and 40 per cent by the non-agricultural portion) we have 3,80,000 tons against that 40 per cent Perhaps later in the debute the Honourable Member or Honourable Secretary will tell us how the rest gets to the consumer

Prof. N. G. Ranga: It is sold voluntarily

Mr. C. P. Lawson: By that, I suppose, the Honourable Member means sold outside, the method of compulsory procurement

Prof. N. G. Ranga: Without the intervention of these procurers

Mr. President: Order, Order Let the Honourable Member proceed

Mr. C. P. Lawson: I look to a possibly more authoritative but no less vocal source for information later in the debate

Now, Sr, there are a number of other points that I have been frequently pressing. There is the point of hish which I hope will continue to expand in procurement, which I have mentioned on other occasions and which I do not propose to deal with just now. Certain figures were given us the other day I do not think they indicate very much material advance. I am certain the Department has the most excellent plans, but one day we shall certainly want to see the result of this plan. I asked a question as to what the Department was doing to affine the applications and I think an itinour rible Member from Bengal interjected. "Would the Government say that they would do everything possible to keep this business out of the hands of the capitalists?" One of my reasons for wishing to see the distribution of this trade over a wider field is that certainly in the province from which I come the very danger to which that Honourable Member refers has occurred. In fact, I do not suppose there is a more strongly protected ring than the fishery ring in Calcutta and I would very much like to see that net thrown a bit wider—not the fisherman's net but the capitalist's net. I do not mind if the Provincial Governments feel it worth their while to interest themselves in the protect too.

Well, Sir, I do not propose to occupy the House any more I would like to conclude once again by thanking Di Rajendra Prasad for a most able survey which we on this side greatly appreciate.

Mr. M. R. Masani (Bombay City Non-Muhammadan Urban) dent, Sir, Mr Lawson followed me in the last debate in this House in February and was good enough to lend support to the plea I made then for concentration on imports into this country and I am glad to follow him on this occasion and lend my support to the case he has made out for concentrated attention on the not negligible problem of storage and the elimination of waste that takes place in this country I would also like to join Mr Lawson in welcoming the lucid. fair and frank exposition of the problem that has come from our esteemed friend. the Honourable Member for Food and Agriculture Since we last discussed this problem, two major developments have taken place One is for the good, and the other is for the bad The unfortunate development has been the further deterioration in the food situation revealed in the data made available to us When we discussed this problem last, we were considering the reduction of the ration in this country from a per capita ration of 1 lb of cereal to that of 12 oz and we accepted that is luction under protest. We were then assured that the 12 oz ration was an irreducible minimum and that it was very temporary in its operation, and that the 1 lb ration would be restored very soon, within a matter of a few months

Recently, when the Honourable Member delivered his broadcast, he had to indicate a further deterioration in the position and he drow our attention to the fact that, if things could not be improved, even the 12 oz ration would be in danger. The train of disappointments, the series of disappointments in regard to imports, has undoubtedly been primarily responsible for this further deterioration in our position.

The change for the better is the change that has come over this House and the political change that has come over this country with the establishment of this Interim Government representing various elements in our political life and including the two major political Parties. When we met lest we all expressed the hope that if only a National Government could be established in office, then the very bleak situation that faced us then would not containe. I was among those who claimed that it was only a National Government that could speak with authority and on terms of equality in the society of nations and claim for India that justice which was due to it. We also claimed, Sir, that a political government trapresenting the major political parties would be able to exercise moral authority over the provincial Governments and make the surplus provinces in this country play their proper part in contributing towards the national economy

in regard to food We also felt and expressed the hope from all sides of the House that only a National government could deal effectively with anti-social elements and anti-social practices. Unless, Bir, this pointent change for the better can check the deterioration that his taken place, those hopes that we expressed would be belied. If this Government representing the people of this country cannot check this deterioration and can, not only parallel in the 12 or ration which it has today, but also look forward within a period of months to restoring the 1 lb ration, which in itself is madequate for human needs, then, Su, I feel that the challenge to the existence of this National government will not have been met

I am therefore very gratified to see the note of determination that runs right through the speech of the Honoucable Member and the guarded optimism that he has expressed that, unless further ill-luck dogs our steps, we shall be able to surmount the immediate crisis that faces us in the remaining two months of this year. It is in the spirit of strengthening that note of determination and optimism, that this country can meet this food problem, both in the short range and long range problem, that I would like respectfully to make a few submissions to the House and to the Honourable the Food Member and to suggest certain detailed ways and means by which the food crisis can be tided over

When I moved an amendment in the Food Debate in February last, which this House accepted, I stressed the importance of imports—added imports from overseas. Today, I would like to shift the emphasis to what can be done in this country because, in spite of all the efforts that have been made, in spite of the success of the mission to the Argentine and the removal of difficulties in the case of Indonesia, it is quite clear that—so far as the next seven or eight weeks are conceined—iere hitter the firm as be expected from overseas. If anything comes, that will certainly help us. But it is becoming more and more evident that we shall have to rely on our own resources if we are going to maintain our present ration and turn the corner from 1946 to 1947. It has been said that if only we can get additional imports in the next two months of the order of 515,000 tons of food grains, we can avoid any major breakdown of our system It is obvious also that only a fraction of this can be expected from overseas and that therefore, we shall have to look, for the major part of these 515,000 tons, to our own country.

That brings us to a choice between two alternatives either we can hope for nothing better than what has already been obtained from the surplus provinces and from such stocks as might lie hidden in all the provinces of this country, in which case we would have to resort to the expedient of cutting the ration again, or we must bridge the gap of 515,000 tons. I was very happy to see today that the Honourable Member did not even refer to the grim possibility of a further cut in the ration, and I would like to express to him the gratitude of the House that he has found it possible to avoid such a recourse because only six weeks ago, in the course of his broadcast, he found it necessary in the public interest to sound a note of warning when he said "It may become necessary, and people must be prepared, for a further reduction in the rationing of cereals, particularly rice " If his silence today means that we can now lay that possibility aside and look forward at least to the maintenance of the present ration and to its ultimate increase in the not too distant future, then I am sure it is a matter for gratification today for us But just in case any lurking thought may continue, not in his mind, but in any other minds among those who wield authority in this particular regard, I would like Sir, to make the submission that the needs of the case do not justify recourse to any further cut in the ration

The present ration, as we all know, has a calorific value of anything between 1,200 calories a day One of our delegates, who has just returned to this House today from the Copenhagen Food and Agriculture Conference, after taking part, along with the delegates of other countries, in fixing world targets, will tell you that at that Conference they fixed on a per ceptite ration of 2,600 calories Yet, m our country today, we have ration.of thin it has beam said

[Mr M R Masani]

that "it is so little that a man cannot live and so much that he cannot die". Is that a ration, Sir, which any Government can even contemplate reducing still further? A Member of the U S. Food Massion, to which the Honourable Member referred, went back to America and said "If we mean by 'alive' a human being in full possession of his five senses, then the Indian people are not alive". It was very distressing for us to have read in the broadcast of the Honourable Member that the deterioration had gone so far that even that terrible expedient of reducing the basic subsistence of our people still further was not absolutely absent from his own mind, particularly when the Provincial Food Ministers' Conference passed a resolution on 10th August 1946, which was accepted, I understand, by the Government of India. That resolution, Sir, is one which I am sure, if this House were to express itself in that formal way, would find ready acceptance. It said

"'After carefully examining the over all picture of the food-grains position in India, this Conference is definitely of pinnon that the present over all ration of 12 or a slready made quate and a further out a much have insertions consequences on the health and life of the people. Also, such a course will defeat its view object by slowing down procurement, shaking public confidence and causing general confusion and unrest. This Conference, speaking in the name of 400 million Indians calls upon the Government of India, and regards it as their clear duty, to redouble their wfforts to secure additional supplies from overseas without which a breakdown on a wide scale cannot be avoided"

There is another important reason why this flow of food from the producing to the consuming end needs to be kept going without interruption. Just before coming up to Delhi, I had the misfortune to live in a part of Bombay where the Water Department of the Bombay Municipality lowered the pressure Being on a hilly-part of the city, I found that the storige tanks got easily emptied But the point is that even when the storage tanks filled up later when the pressure was increased, the water did not automatically begin to flow again A vacuum had been created, air had rushed in and it required plumbing operations before the water which was in the tank above could reach the tap and the showers in the bath-room The flow of food supplies is rather of the same kind It goes through a pipe line and the pipe line has got to be kept filled all the time if it is not to dry up. The position we in the South face is that on 1st November we have one month's stocks in the Provinces of Bombay and Madras, and at the present rate, on 1st December, we shall have, I believe, only 18 days' stocks In other words, our storage tanks will start getting emptied, and if these storage tanks are not replemshed in time from those parts of the country where surpluses exist, it will not be possible, when the new crop comes on the market or new supplies become available, to push these stocks down the pipe line which by that time will have gone dry and where a vacuum will have been created It is therefore highly essential that an uninterrupted flow of foodstuffs down this pipe line should continue at whatever cost

My Honourable Friend, and any one else who takes a grim view of the picture, would then be entitled to ask "How is this gap of five lakes of tons, which we expected from overseas and which may not materialise, to be made good". I am not suggesting for a moment that the demand for imports should not be kept going insistently. We have every right, at every international gathering, to point out that the present position, where the people of more favoured countries can eat a duet of three thousand calones or more while leaving the people of India to make shift with a thousand-calorie duet, is inconsistent with the ideal of One World which is professed by the Democracies of the world We also have the right to point out that if people in other for away countries take the view that they are not interested in our plight, they are not doing their duty in the country of nations. But if we turn the searchlight inwards, I think we shall also find that there are parts of this country which might not illegitimately be accused of showing a similar indifference to the plight of those who are less fortunately situated than themselves

I acree to the question of provincial surpluses. And here I should like to say that I wish I could share the satisfaction which the Honourable Member

has expressed at the progress made with the sheeme of compulsory procurement in the various provinces of this countil. I noticed that the Honourable Member qualified his satisfaction by saying that one could "almost" say that most provinces had gone in or were going in, "more or less" in for monopoly procurement. That, Sir, is not satisfactory, because at the Food Ministers' Conference a Resolution moved by the delegate of the Punjab Government, Sardar Baldev Singh, was unanimously carried, and that resolution runs as follows:

"This Conference is of opinion that the time has now come when in every Province and State, surplus or deficit, procurement of rice and wheat shall be by Government monopoly, and by compilisory levy wherever necessar, and possible Where other cereals are important they too should be procured by similar Government monopoly.

Only by such steps can the resources of this country be best mobilised"

Now, going through the note which was circulated by the Food Department to us a few days back, I find that this is not a situation which has by any means been achieved. It is true that progress has been made in the past few weeks, but I suggest that the progress is not commensurate with the gravity of our position I understand-and I am prepared to be corrected by the Food Secretary when he replies to the debate—that in the Punjab, monopoly procurement exists for rice, but that for wheat it only applies to surplus districts of the province I suggest that the next step forward, which should also be an immediate step, should be for the Puniah Government to bring in monopoly procurement not only in surplus districts but also to bring it into play in the . case of individuals who may have surpluses but who live in deficit districts So that, as in Bombay and Madras and other provinces, that individual surplus or the surplus of a particular farm can be brought into the market under Government control Bihar and U P have gone in for a compulsory levy, but there one finds that the levy is rather light and the exemption limits are high and the incidence of that levy bears no comparison with what it does in more progressive provinces And Bengal, I am afraid, cannot avoid the charge o having defaulted substantially because, while half the districts in that province are nominally under direct procurement, as far as we can ascertain, about 80 to 85 per cent of the total produce is still being left for collection to the Chief Purchasing Agents and is not being done departmentally, as it should be in any scheme of monopoly procurement. This is reflected in the figures of percentages of the amount procured of the marketable surplus to which my Honourable Friend referred this morning. Here are the figures. I am leaving aside the Punjab and Sind because, as the Honourable Member rightly pointed out, different considerations apply in their case, but as between the provinces which are of the same nature it will be found that there is a wide disparity in the percentages procured in various provinces Madras obviously takes the prize because, in the case of rice it managed to procure 94 per cent of its total marketable surplus Bombay came next with 63 per cent in rice and 81 per cent in wheat And then we have a sudden drop to U P, which in the last figures available procured only 16 per cent of rice and 16 per cent of wheat, Bengal, which procured 19 per cent, and Bihar which procured only 11 per cent The total, as the Honourable Member pointed out, of procured foodgrains is 38 million tons out of a marketable surplus of 24 million tons, which is about 15 per cent I should like respectfully to suggest to the Honourable Member that this is not a percentage about which we can feel any satisfaction We are talking about the marketable surplus and not the total produce. some of which the peasants would keep with themselves There is no reason why in every province of this country the larger part of the marketable surplus should not be procured by the Provincial Governments as the provinces of Madras and Bombay have managed to do for themselves The only hope, therefore, would appear to be that the provincial surpluses should be adequately drawn into the common pool and I should like to ask the Honourable Member, or the Food Secretary who will speak for him, whether the Government of India are satisfied, for instance, that a surplus province like the Punjab has done all it can and is doing all it can to part with supplies which can be made available in the next few weeks by way of a loan to tide over the deficit

[Mr M R Masani]

provinces whose ration would otherwise be in danger. Is it true, for instance, that while in the past the figures of production prepared by the Punjab Government have taillade with the figures of the sample survey prepared by the Imperial Council of Agricultural Research, in the case of the last crop the Punjab Government's figures are materially lower than the figure the sample surveys of the Imperial Council of Agricultural Research would show? If so, what is the view that the Central Government take of this disparity in the figures of yield? As I said, we have every right to quarrel with Americans and Russians and any others who cannot or do not adequately come to our rescue. But a pre-condition to our claims on them surely is that at least in India tself all the provinces and all the people are prepared to pool their own resources. Therefore, Sr., if imports cannot give us the five lakhs of which we are short in the next two months, surely a part at least of the five lakhs of which we are short in the next two months, surely a part at least of the five lakhs can yet be obtained by further loans from surplus provinces like the Punjab.

Another means of making up this gap would be to offer incontives to the peasants to come out with past stocks which they have not disclosed so fur I am not ignoring the considerations urged by the Honourible Member in resisting the raising of prices. That is, an issue in itself into which I will not enter, perhaps my Honourable fined Prof. Ranga and others may have something to say on that point! But assuming that the considerations pointed out by the Honourable Member against a rise in the price of foodgrains are sound and valid, even so, temporary inductments should not be out of the question, because the problem we are facing is one of life and death. And in that regard, I believe, an example has already been set by the Province of Madras which, I understand, in the month of May offered a bonus of one uppeer manual to cultivators who came forward with stocks. That amount I understand has been raised to Rs. 2 per maind. At the same time, no questions are asked as to where the foodgrains have come from, in other words for a rainy day. In any case, in incentive has been given to the cultivators to come forward with their reserve stocks and thus to keep the

4 r.M. ration intact. I should be glad to know if the Government of India can not recommend to other proximes such a method of financial bonus to bring out stocks which most people assert he hidden here and three throughout the country. I know that there will be the danger that the cultivator who has got the bonus once and has tasted that profit may feel he had bette do the same thing again by putting away some food to stut with and produce it can be seen there is similar scarcity again. But those dangers have to be fixed I think the necessity of keeping our present ration intact is such a supreme accessity that it justifies us in taking a chinece by offering bonuses of a like sture to those offered by the Government of Madais.

An alternative method would be to make available to the cultivator who forward immediately with foodgrains consumers goods on preferential terms. I believe in my own prounce of Bombay the Provincial Government has been considering, and probably has by now put into operation, some such incentive—that a cultivator who comes forward with a material stock of foodgrains would have easier access to cloth or to implements or to manure compared with another who may not do so. These are two possible wars in which an incentive can be given for the immediate production of stocks.

I wonder, Sir, these methods are not adequate to produce live lakhs of sons, though I believe that they should—with imports on one side provincial surpluses better mobilized and brought into play by way of loans on the other, and on the third hand incentives to the cultivators throughout the country to come forward with stocks which they may have spare I should imagine that five lakhs should not be too much to expect out of these various sources

[At this stage Mr President vacated the Chair which was occupied by Mr Deputy President (Khan Muhammad Yamin Khan)]

After all, five lakhs is less than one per cent of our total foodgrain production in a year, and if this Government has, as I believe it has, moral authority and political leadership over the masses of this country by reason of its representing the major political parties as well as other elements, then it should not be beyond the leadership of this Government to produce less than one per cent of our total annual produce. We are aware how at the present time, the people of Britain, faced with the necessity of building up then export trade, are doing without the essential comforts of life and seeing them shipped under their very noses to foreign countries so that Britain's export trade are doing without the essential comforts of life and seeing them shipped under their very noses to foreign countries so that Britain's export trade angit be built up. They are going short of socks, shoes and other necessities of life, so that people abroad can buy although they have made them. If this national discipline can be enforced by the British Labour Government I feel that our National Government, faced with the possibility of starvation or breakdown of our rationing system can produce even better results in national discipline.

But I would say that, if all these methods fail, then there is one last expedient which I would like to place before this House and before the Honourable Member and that is to bring into force those principles of equitable distribution to which he referred in his speech this morning

I understand in the City of Delhi, while a loaf of bread is on the lation, even today dinner loaves can be had off the ration. It is a small point, but it shows that even today the upper classes in this country are doing well for themselves at the expense of the masses. And to take the argument a little further, if I can eat fish, eggs, and chickens, if I can afford milk and a variety of vegetables and fruits, do I really need the same 12 ounce ration that a poor man does, for whom rice and wheat are his staple and practically his entire diet? My Honourable Friend made an appeal which has already produced some results in that direction. I remember reading in the papers in Bombay that within a few days of his broadcast a thousand people in Ahmedabad tive up their cereal ration for one week. That was a fine response, and we are glad to know that the Honourable Member has had evidence of similar responsiveness not only from Ahmedabad but various other parts of the country. In our own City of Bombay, the People's Provincial Food Council launched a compaign to induce the well-to-do classes to give up at least haif, if not the whole of their cereal ration for a period of thice months, and I am thankful to the Government of India for the support they gave us in the way of advertising space. But the result was that after two morths of campaigning we were able to get 1200 people of the well-to-do or upper classes to give up their ration It is a drop in the ocean, even so we should pay our tribute to those who gay. up then ration as public spirited people. But the point is that in the City of Bombay itself, there are at least 10 000 motor car owners and thousands of club members. If the social conscience of our upper classes is not adequately developed to the needs of the situation. I wonder if there is any reason why our Government cannot enforce restrictions which will make that construce come to life, and what I would like to suggest is that, if ever any modification of the present ration were to become necessary, rather than make a flat cut of two or three ounces in the ration, a differential ration on an income basis needs to be considered first. I am told that is all very well for non-vegetarians. what about the poor vegetarians I will not go in detail into the nutritional side of the question here, but I can assure Honourable Members who may have such fears that the kind of nutrition that cere ils give, which is known as carbohydrate, can be adequately and easily replaced from other vegetables, fruits and nuts and that one does not need meet or fish to replace uce or wheat There is a long list of foodstuffs with which you can replace your cereal ration A pound of potatoes can replace your wheat ration and other substitutes which are manifold include gram, lentils, soya beans, sago, tapioca, macaroni, groundnuts, cashew nut, dry coconut, bananas, and plantains, raisins and dates, honey, sugarcane and jaggery A reasonable quantity of some of these would make up for the cereal ration of 12 ounces for the day, particularly in-

[Mr M R Masam] the case of people who can also have milk and other milk and vegetable products to take Therefore, if our upper classes do not respond in time to the call of the country, I for one would like to see Government consider the institution of a differential ration in the case of people who pay income-tax on incomes of more than Rs 5,000 a year That is an arbitrary figure, details will need to be worked out But it should not be beyond the administrative capacity to Government to draw a line between those who can do without cereals and those who cannot In fact, if we go back in history we find that in the days of Ancient Iran there was a King named Tehmurasp Once during his leigh, says a history book, a great famine swept over his kingdom "Tehmurasp introduced fasting as one of the measures of relief He decreed that the rich and the well-to-do should take one meal a day, and give away the morning meal to the poor of the land This order was compulsory for everyone of his subjects and heavy punishment was meted out to anyone who dared to dety the king soider. This shows that even in olden times it was not considered inequitable. So that when finime and starvation faced the common people, the upper class should be coerced, if necessary, to do with the minimum which it needs for its requirements. Since we cannot ration meat and vegetable and other products, let us leave the cereal ration for the common people of this country who cannot afford anything else

That, Sir, is the spirit in which I would like the declaration made by the Honourable Member that we hope to tide over our crisis to be unplemented. and I do hope that when the Food Secretary replies, he will be able to give us an assurance that so far as the immediate crisis for the next two months is concerned, we can leave out of consideration any threat to our present, already mequitable ration of 12 ounces, and that in that spirit, Dr Rajendra Prasad's declaration that "we refuse to be defeated" will be honoured and respected by Government

Mr. Krishna Chandra Sharma (Meerut Division Non-Muhammadan Urban) Much emphasis has been laid as to how much food has been procured and how it was distributed But mere procurement and distribution will not suffice It is the question of production that is important. So far as the present crisis is concerned, if the Government assures the producer that the next crop if it is a better crop may fetch him a better piece then I assure the Honourable Member that there is so much food in rural India that you can meet the crisis without any difficulty I have been in the procurement line in the United Provinces and I know that still a lot of it is lying in the houses of the cultivators But the trouble is that if the prices are not attractive, there is neither the stability nor the guarantee that if he produces more his produce will find a market to morrow The 1st world war's experience is still fresh in his mind What happened after the 1st world war? During that war he went on producing more and more, and after the war had ended that surplus was not marketable The prices fell and the cultivator was nowhere During the last war in England there was a guarantee that the minimum wages would be given to the cultivator and the market would be found for their grain. In India there is no such guarantee and the prices are not stable You must also look to the need of the cultivator The price of a bullock has gone up ten times Iron has gone up, so far as the cultivator is concerned, no less than 50 times Ordinary timber it is difficult for the cultivator to get. So when you talk of procuring grain, I again assure the Honourable Member that there is so much grain that the present need is not difficult to be met But the question is not only that the cultivator is not willing to sell but that is the position, because he feels insecure and he has developed an apathy towards the city population The conflict is between the man who produces and between the man who enjoys, and many of the things which are unpleasant today owe their origin to this conflict. You cannot ignore it. What I mean to say is that too much emphasis is laid on the question of progurement and on the system of distribution. but very little emphasis is laid on the question of production, its method and the facilities to be provided for it Today we have the Honourable Food Member's statement in a English daily with headlines 'Food situation dangerously insecure'. The situation has been insecure for a long time past. As far back as 1942, the Indian Central Cotton Committee and the Advisory Board of the Imperial Council of Agricultural Research made recommendations for growing more food, and in 1942 a conference for growing more food was called It recommended certain measures, namely

- (a) an increase in the area under food and fodder crops by-
 - (i) bringing new land, including fallow land, under cultivation,
 - (11) double cropping, and
 - (111) diverting land from non-food crops to food crops
- (b) an increase in the supply of water for irrigation by the improvement and extension of existing irrigation canals the construction of additional wells etc.,
 - (c) the extended use of manures and fertilizers,
 - (d) an increase in the supply of improved seeds
- The difficulties that arose in the way were described, namely lack of water, lack of drainage, unhealthy conditions, chiefly due to making, deep-rooted grasses and weeds, low ferthity of the soil, salimity and alkalimity, and hability to damage by wild animals

Some of the difficulties pointed out were simply fivolous No deliberate and determined effort has been made to produce more food, and the situation is that since 1942 we are where we were Food has not increased and without an increase of food, the system of procurement and perhaps a better system of distribution cannot be achieved After 1942, when these attempts were made, there came the terrible famine of Bengal of 1943 wherein no less than 35 lakhs of our people died We called it callous disregard for human life and we said it was due to the inefficiency or lack of appreciation on the part of the Government at that time But what is the present situation? Have we improved any the better? Sir, the UNRRA Food Committee recommended that a diet containing 2,650 calones would be necessary, in addition to the necessary nutrition of other elements as the amount necessary to keep up the full health and efficiency of man A diet of 2,000 calones was considered just sufficient to keep a man going and sustain his energy Mr Bevin was recently shedding tears that 40 million people in Europe were getting 1,500 calories of food. Japan was getting 1,575 calories and Germany was getting no less than 1,500. But Japan and Germany are enemy countries and we were the favoured allies of the great powers Yet we got from 900 to 1,000 calories and at 900 they say that death begins So we are somewhere between death and life It is dying a long time. A terrible situation. It is a pity that with a country like ours and with the man power that we possess we have got this miserable state of affairs in our land One element that has been largely responsible for the decrease in food is that 2 million of our youth were recruited for the aimy The decrease in food was mainly due to the shortage of labour The best youth of the country went to the army and labourers in the field joined factories and industrial concerns gether and for ever They are not returning back. They have taken to other occupations and the cultivator will never be able to pay what labour demands now, because it is too high

Agriculture in this country unfortunately has been merely an occupation in his never been a profession. Those who could not do better elsewhere were left to agriculture. As a matter of fact it was a sort of residue of society. That sort of class can never be expected to pay labour in terms of its demands. The only remedy lies in uthising the energy and the labour of the demonlised soldiers. If you meet a soldier in the streets you will find that he is unwilling to go back to the field. So the position is that the field worker has gone out, the youth of the village who joined the army and is coming back after being

[Mr Krishna Chandra Sharma] demobbed is unwilling to join agriculture or work on the field. It is a difficult problem which has to be tackled with great determination and deliberate and planned strategy. Without planning you can never expect to have greater production and without greater production we cannot meet the demand of the increasing population in our country.

There has been great emphasis on the imports from other countries deputations have been sent to foreign countries and many of our able leaders have placed our case before the world with ability but the response has been poor So the question is whether it is safe to depend on foreign countries. The English became our masters by supplying us with fine clothes and things of comfort and convenience It is difficult to believe that England and America have on a me turned attrustic to play the role of a Christian Saman and you hold the beggar's bowl before them the supply would come at the cost of your liberty Take the case of Russia The border countries which are being supplied with food by Russia are coming under its political domination. They could appeare then hunger at the cost of their liberty. There are no two opinions about that So it is not a safe thing to depend on imports from abroad It has not been a pleasant experience to get things of comfort and lux rus from other courties and it would not be pleasure in future either We have to depend on our own resources and our resources must be so organised that in the future our demands should not be allowed to outgrow our production and steps should be so taken that there would be no question of inadequacy of food in our country

One thing which would go a great way in creating a new life in our society and encourage the producer to produce more is systematic and organised propaganda We have our broadcasting department What has it done? It only broadcasts cheap songs daily. If we start with something to tell the villager that the old chapter has ended, new life born, new spirit permeate, and that he has to play a great part in the present situation and in the times to come, that his role is superior and more responsible than that of others, he would be induced to labour harder and be more responsive to our appeals. After all during the war by propaganda and publicity 2 million of our youth went to the army. If a man can be induced by systematic propagated to face death. not for his own country, or his people but at the command of a foreign ruler who has never been kind to him, then it needs no logic to see that he can be induct to work harder for his own people at the commend of his own great leaders and for the fair name of his own country. The first thing is to create a new psychological change in the cultivator, to give him a more honourable place, to make him understand that he is as good and honourable a creature as anybody else and that he is no longer the residue of society. Let him know that from now on he has become an honourable man, that he has a responsibility that he is something to be counted upon, that the sustenance of the people has in his hands and that on account of the labour that he does on the field his place in society is better than that of anybody else's He should be told all this through broadcast and through publicity organisations and nonofficial committees. We had in the U. P. non-official committees of M.L.As. to procure food. Before that the district authorities went to the people. They asked under the threat of law that the cultivator should give his grain and the people refused Nobody came forward from the villages When they came they said they did not get timber, they did not get iron, they did not get any bullocks nor any of the articles they needed were supplied to them "And now you may shoot us down but we will not give you grain to eat." They refused But when the non-officials went round, they promised that the timber would be supplied to them, the ron would be supplied to them. The cultivators willingly supplied the requisite grain. The promises have not the cultivators winning supplied an rectainte grain. The from the saked the government "Please give us these things which we promised at your instance, will you fulfil them?" They said "Yes, we will try to do it." But when the tame for the fulfilment of the promises came they were deaf. This position has created all the difficulty. We made certain promises at the instance of the authorities. Those promises have not been fulfilled, and now if we ask the ministers and the authorities to do the needful, they do not listen. So, when we go again to the villages, they cry "Once you have deceived us, next time we are not going to believe what you say." I say again there is so much grain in the rural areas that you can meet the demand and tide over the crisis. But the fact remains that the cultivator has made certain demands and we have not met those demands. The Government have to co-ordinate the position from the centre with the help of the provinces. The Government have got to have a vigorous campaign. I want the government to tell the cultivator on the broadcast something like this. "You have a new life, you have a new sense of responsibility", then they will respond to the call as once they said they would believe them begin with a song like Goethe's—

"Build it again,
Great Child of Earth,
Build it again—
With a finer worth,
In thine own bosom build it on high,
'lake up the life onco more,
Ruin the race again,
High and clear
I et a lovelier strain
Ring out than ever before'

Something like that you have to sing Say goodbye to the useless song, say goodbye to the things that are not palatable to the man in the street. The government must have a purpose, and objective. You must make a determined effort and adopt a deliberate policy, a policy that will create new life and a new sense of responsibility in the cultivator. Without all this you cannot hope to create an atmosphere to bring in more produce into the market. It is impossible. Things have come to a crisis, not because there is want of production and not because enough cannot be produced or is not being poiduced, but because the producer stands apart from the consumer. It is not willing to sympathise with the consumer. He has suffered and he is not prepared to suffer longer. So you have to change the existing state of things.

I come now to how it is possible to produce more under the present conditions To produce more you have to give additional labour help to the cultivator As I said, the decrease in production was caused by over two million people going to the war, from the field, and also by a lot of labour joining the factories Therefore it is the function of the Central Government so to plan the economy that those areas now lymg waste are brought under cultivation We have got in this country over 250 million acres lying waste or fallow, that can be brought under cultivation It might be said that it requires long term planned economy and that nothing can be done tomorrow. It might be that you cannot have water reservoirs tomorrow, but you can dig wells. If during the last war the Burma jungles could be laid low and roads opened and many great things could be done, not in months but in weeks and days, then I see no reason why wells cannot be dug tomorrow and why kutcha well's cannot be constructed soon, and why uver water cannot be raised, or tank water could not be raised Very little mechanism is required to do all these things, but we are failing as perhaps we never have failed before The need of the hour is great efforts and determined efforts but we have been supplied with long range We were told last time that every green field would be seen with vegetables and fruits growing thereon, but we see today that the green fields are as good or as bad as ever Promises were made and policies were laid down but no actual change in the affairs has happened So, long range policies and big promises will not help. It is only immediate action that can help. The cultivator will respond in the measure that you actually work out your plans tomorrow If you fail for a day the country will fail you for two days I want vou to start him again with whatever little help can be given to him, and I do not think that you cannot do much You can do and Where is the difficulty

[Mr Krishna Chandra Sharma]

in digging wells? Where is the difficulty in not utilising river water? Where is the difficulty in providing manure and good seed? These are things which alone can increase production by 60 per cent. Further, the agricultural department can issue a list of substitute food. It is not necessary to take as much cereals as one usually takes, there are other substitute foods which people can take. The higher class people can take less of cereals and more of other foods and so you have to plan accordingly. The balanced duet is an important question. Cereals may be reduced and other nutritious elements added

As my Honourable friend said, in Madras you are giving wheat which the people there do not like, they like rice, but if you ask them to live on bajas of powar for two months, it disagrees with their system, but perhaps if you give wheat along with it, you will get a better diet The necessary thing is to plan production, and to plan diet and then to make a vigorous propaganda for the objective Take all measures necessary to save food where possible Much of food is wasted in family and on ceremonial occasions. Procuring and distribution are necessary measures but production is more important for unless you can produce more you cannot distribute more After all we shall have to produce more some time and so why not do it immediately? My only submission is that you should take immediate steps and take those steps effectively and the position will improve and it will improve in no time At present, I would suggest that vigorous propaganda is necessary The formation of non-official committees is necessary and co-ordination with the Provincial Government is a further step that would help it With the co-ordination and sympathetic cooperation of the Provincial Governments, the Central Government may go into details with regard to the particular areas and find out the possibilities of growing particular crops and possibility of an increase in the quantity produced and I am confident that in no time things will improve with very little effort and with a little improvement in the things necessary for the cultivator for producing the crop, I have no doubt that 50 per cent of the increment would be forthcoming Most of our manure is wasted A little propagands in this direction and a little co-ordination with the Provincial Governments can save lot of manure Cowdung is a precious kind of manure which is wasted as fuel Pressure from the Local Governments to induce the forest department to supply them with cheap fuel would save the cultivator lot of precious manure There are other kinds of manures which can be made easily available and with the good manure available to the villages, the yield can be increased by 15 per cent and if you supply good seed this will help further increase the yield My experience of the United Provinces goes to show that good seed is never supplied in When the peasant needs the seed, it is not supplied to him in time If good seed is supplied to him at the proper time, the production can be very easily increased If ordinary irrigation wells are dug out and water is made available then, Sir, the crop can be increased There may be double cropping, triple cropping and cultivator may have many crops in a year. It is not very difficult to give proper irrigation facilities. If this is done, we shall have good harvests in time and that will improve the situation Let us meet the situation as brave men and with all the resources at our command instead of going about with the beggars' bowls before this country and that, risking things which are precious in life, which are precious today and which would be much more precious tomorrow for the generations to come I express my sense of gratitude to the Honourable Food Member for the steps he is taking and hope much more determined efforts would be made

With these words I take my seat.

Sardar Mangal Singh: I heartily congratulate the Honourable Food Member for his masterly analysis of the food position in the country. The country is grateful to him for the effort he is making to save the starving millions. He has said that he wanted 7 million tons in the beginning. Out of that, he wanted to get 4 millions from outside the country and during the last few months several delegations have gone out with beginning his in their hands, with the result that so far we have succeeded in securing only 1.7 million tons. While

on this point, I wish to say that we should make efforts to produce all our food from inside the country and we should stop looking forward to other countries to get food from those places I quite agree with my Honourable friend Mr. Lawson when he said that in the note which was circulated to the members a very large number of pages were devoted to the efforts which the Government of India made to secure food from outside The position should have been just the other way about Efforts should have been made to grow more food in this country. The Honourable the Food Member has given large number of figures but he has omitted to mention how much area during the last year the grow more food campaign of the Government of India has actually brought under the plough and how much grain has been produced by the efforts of that campaign. The Honourable Member has not mentioned these figures. It would have helped the House to come to some decision if he had mentioned as to what efforts the Government of India is making to produce food immediately The Honourable the Food Member has mentioned that Government has now sanctioned subsidies to sink more wells and to help other means of irrigation On this point I may mention that the efforts of the Government of India so far in this direction have remained mostly on the files only undefined I speak subject to correction Last year the Government of India decided that it will offer 50 per cent subsidies to those agriculturists who sink wells on their own lands Out of this 50 per cent, 25 per cent are to be met by the Government of India and the remaining 25 per cent are to be met by the Provincial Governments I know from personal knowledge from my province of the Punjab, the Punjab Government failed to avail of this facility I understand from the Agricultural Secretary now that the Punjab Government have reconsidered the position and now they might contribute their 25 per cent quota but I wish the Honourable the Food Member to make sure whether all the Governments will fall in with this scheme, because the scheme has already met with some obstacles in some of the provinces We can produce more food if irrigation and other facilities are made avulable to the cultivator The greatest help which the Government can give is to make water available to the agriculturists. In my province most of the land is lying uncultivated for want of water. In certain villages about 50 per cent of the land can be brought under the plough if water can be made available to them Then, again, the Government of India have so far done nothing to provide agricultural implements, such as, tractors, and manures and other things, which can help theen to grow more food The Government of India has spent 151 crores to subsidise the imports of foodgrains If the same amount had been spent in the other direction, I think the results would have been much better I hope the Government of India even now will turn in that direction and will immediately make available to the cultivators all the things which they want

One other thing which is worrying me is the availability of the bullocks to which the Honourable Member referred and in which he is personally interested In these days the price of the bullocks has gone up very much Honourable Member gave the index figures about wheat, sugar and other articles which the agriculturist is selling, but if he had taken the trouble to find out the index number of the bullocks-I doubt very much if the Government or India maintains that index number here-, he would have found that the price of the bullocks and buffaloes has gone up by 4 or 5 times I am, very much dissatisfied with the announcement of the Honourable the Food Member that it would not be possible for him to increase the prices of the foodgrains He said that he is in a difficulty. He is, Sir, like a man who has two wives. One of them represents the agriculturists and the other the consumers. In this connection, I would like to submit that the wife representing the consumers is very clever She has got means of propaganda and she can adopt various ways and methods in order to please him But the other wife representing the agriculturists, though faithful, is simple She does not know the use of cosmetics and therefore it is not possible for her to please the Honourable the Food Member Un-consciously, therefore, the Food Member is favouring the other wife

. Sir Cowasjee Jehangir (Nommated Non-Official) You are afraid of the other wife.

Maulana Zafar Ali Khan (East Central Punjab Muhammadan). Let him have the third wife

Sardar Mangal Singh: I hope when things are brought home to him, he will conside the position calmly and try to encourage the cultivator to grow more food just as he has done in the case of sugar-cane growers. He has rightly increased the price of the sugar-cane in Bihar and the United Provinces and I hope he will similarly encourage the cultivators all over India to get a fair price for thin produce. In this connection, while we should increase our produce, we should also take steps to avoid wastage. At the present moment, we are losing 3 million tons of toodgrains on account of their wastage by rats and other mixtets. This is a huge figure

In this connection, although the wastage is comparatively small, I wish to bring to the notice of the Honourable the Food Member one small item of wastage which is now being carried on at Quetta. There is a Government-owned factory there which is manufacturing what is known as coal eggs. In that tactory they are bunning ata. I am told that during the last two years they have burnh about 20,000 mainds of ata. The Honourable the Food Secretary shakes his head. I will request him to make detailed inquiries. That factory is at Quetta and they are manufacturing coal eggs by mixing coal, coalists and ata in some proportions. This coal e.g. is built in the cold weather to heating purposes. I hope the Honourable the Food Secretary will make note of it and make mannes in the matter.

Mr. B. R. Sen: Is that ata unfit for human consumption?

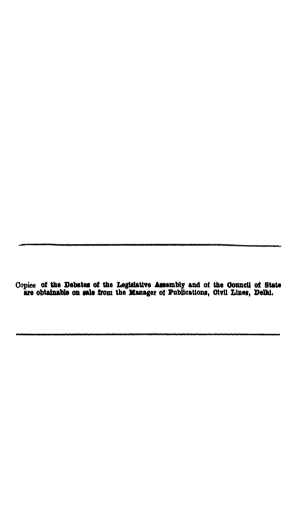
Sardar Mangal Singh: That is the point I was coming to It is said that that a'a is a condemned ata. But I would like to myite the attention of the food Secretary to the fact that Quetta has a cold climate and of all the cities why ala it Quetta should be condemned as untit to human consumption. I im told there is some got-mal about it. Somebody is selling and somebody is buying I will request him to make inquiries into that matter. The whole affair appears to be fishy

Then, again, Government in other countries help, the agriculturist in several ways. The Government of India here should make available tractors and petrol practically at a normal price. Government should also make available electricity in the villages for agricultural purposes. Immediate steps can be taken by sinking tube wells which can be run with the aid of electricity and more food can be grown, particularly in villages near the cities.

About procurements, I am glad that the Government of India have, after all, succeeded in having the monopoly procurement practically all over the country. But there may be still some people who might be hoarding grains and they might be waiting for favourable prices. In this connection, I would submit that the Government can take over the grains lying with the cultivators and give them a receipt telling them that the cultivator should be at liberty to cash those receipts at any time whenever he thinks that the prices are tavourable to him. This mothod has been used in the U.S. A and it has brought very good results. At the present time, some people are keeping back the grains. They might joink that in January or February or even in March just before the harvest, they might get higher prices. In order to allay their fears or apprehensions, I suggest that Government can say that they take over all the grains and give them receipts. Let then cash those receipts \$\psi\$ any time they like By this method you will be able to get more grains without offering any bonus or subsidy as has been suggested by my Honourable friend Mr. Masan. This will give confidence to agriculturists to part with their food grains.

Mr. Deputy President: The House will now adjourn

The Assembly then adjourned till eleven of the Clock on Wednesday the 6th November 1946



LEGISLATIVE ASSEMBLY DEBATES

WEDNESDAY, 6th NOVEMBER, 1946 Vol. VII—No. 7

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Wednesday, 6th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

MEMBER SWORN

Mr. President: A representation has been made to me that Mr Chauda is not in a fit state of health to walk the distance to the table and should therefore be permitted to take the oath from his seat I grant him that permission

Mr Arun Kumar Chanda, M L A (Surma Valley cum Shillong Non-Muhammadan)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

HADARI MISSION REPORT

- 201. *Sardar Mangal Singh: Will the Honourable Member for Industries and Supplies please state
- (a) whether Government will place a copy of the Report of the Hydan Mission in the Library of the House for the use of the members of the Central Legislature, and
- (b) whether all consumer goods mentioned in that Report have actually been received in India, if only some portion of those goods has been received how much more goods are yet to come and whether arrangement reached then will be althored to?

The Honourable Dr. John Matthai: (a) Yes, Sn

- (b) In respect of consumer goods, the object of the Hydan Mission was to stimulate the flow of consumer goods into India in the year 1945 No precise undertakings were entered into as to what quantities would be sent from the U K, the Mission indicated the main types of goods of which India was in need and indicated also India's approximate requirements. Since that time the system of Open General Licence has been widely extended, and the position now is, as regards consumer goods in general, that importers in India are at liberty to import whatever quantities they can locate, without any interference by Government. As the Honourable Member is no doubt aware, the supply position of consumer goods in India has very greatly improved if the Honourable Member wants to ascertain exactly what quantities of any particular types of consumer goods have been imported recently into India, I would ascertain statistics from the Commerce Department and let him have them
- Mr. Manu Subedar: Will the Honourable Member tell this House, if he has got the information ready with him now, whether it was not one of the objects of the Hydar Mission to get special machinery and equipment which would expedite coal production? I should like to know whether such machinery was imported and also whether some of this machinery after importation was found to be useless

The Honourable Dr. John Matthai: I should like to examine the matter and give the information to the Honourable Member

Seth Govind Das: How are these unports of consumer goods going to affect our sterling balance with the United Kingdom?

- The Honourable Dr. John Matthan: I think it is much too soon to automothat question at present
- Sri M. Anantassayanam Ayyangar: May I know if the present Government have reviewed the list and is taking care to see that such categories of goods as are produced in this country are not affected by importation?
- The Honourable Dr. John Matthai. That is a matter which we keep constantly under review
- Sri M. Ananthasayanam Ayyangar: If so, has the Honourable Member removed from the list any categories of goods so far?
- The Honourable Dr. John Matthat It is not a question of removing goods altogether from the list. The matter has got to be determined with reference to the actual production. In India of that particular class of goods and the extent to which India's requirements exceed the production. It is a matter which, I think, has got to be examined on the ments of each case.
- Sr. M. Ananthasayanam Ayyangar It is a question of regulating the quantity, what steps are taken by Government?
- The Honourable Dr. John Matthai: That is roughly the principle on which we proceed
- Sardar Mangal Singh: May I know whether the Government of India will give first priority to the import of agricultural implements and agricultural machinery?
- The Honourable Dr. John Mattha: That, I think, is an important matter which we will certainly keep in mind
- COMMISSION TO BRITISH FIRM FOR PURCHASE OF MACHINERY FOR PERTILIZER
 FACTORY AT SINDRI
- 202. *Sardar Mangal Singh.* Will the Honourable Member for Industries and Supplies please state
- (a) whether the transaction relating to the purchase of machinery for the erection of the Fertilizer Factory at Sindri has been completed or whether it is still in the course of negotiations.
- (b) what part of that machinery has been purchased from the United Kingdom and what parts from the United States of America and India, and
- (c) what will be the estimated cost of machinery and what amount will be paid as a commission to the British firm which negotiated the purchase for the Government of India?
- The Honourable Dr. John Matthan: (a) Orders for about 50 per cent of the plant required have already been placed
- (b) Of the tems so far covered, orders have been placed in the UK to the value of Rs 313 erores, in the USA to the value of Rs 484 lakhs and in India to the value of Rs 84 lakhs. Tenders have been called for in India for a considerable amount of additional equipment and buildings. Tenders so far received and under consideration amount to its 12 lakhs and enquines outstanding to a further Rs 15 lakhs. Further, substantial orders will be placed in India as information is received from the designers of the plant.
- (c) On the basis of information so far available, the approximate cost of the who's machinery is expected to be about Re 8 02 crores. A commission of two per cent is being paid to the British firm for negotiating the purchase of the plant.
- Mr. Manu Subedar: Have Government received any representations to the effect that the British consulting firm which has got an office in India is discriminating against Indian manufacturers and firms and is not giving them full and adequate particulars of manufacture for this purpose of all the plant and equipment which they are capable of manufacturing?
- The Honourable Dr. John Matthai: If the Honourable Member will be so good as to give me particulars of any case I shall certainly look into it

Sn. M. Ananthasayanam Ayyangar: May I know if the Honourable Member has looked into the list of articles or machinery, tools and plant, which are being brought to this country from Germany by way of reparations? If so, which of this plant and machinery will be useful for starting similar industries in any other part of India?

The Honourable Dr. John Mattha: On the information that we have at present I do not think it is possible for one to answer that question

Sn M. Ananthasayanam Ayyangar: May I know if it is not useful to decent they und un-tead of spending eight crores on a single plant or machinery at one place to have small suitable machinery in various parts of India?

The Honourable Dr John Mattha. That is a question which has been often considered. It is a matter on which it is possible to entertain different views But from a certain point of view. I think there is a good deal to be said, when you are undertaking an enterprise of this kind, for the view that production for the sake of conomy should be organised on as large a scale as possible But thit is not a final view to take of the matter. In certain cases I think the cucumstances may be such that decentralisation would be possible and would be desirable. But, as I said, it is a matter on which it is possible to hold different views.

Sn M. Ananthasayanam Ayyangar: Is it expected that this single factory at Sindhi will be able to provide for the needs of the country as a whole?

The Honourable Dr John Matthai, No. Sir.

Mr. Abdur Rahman Siddiqi. As America is the greatest expert in the production of forthisers, will Government kindly explain why the percentage or the value of the orders placed in the United Kingdom is higher than those in the United States of America.

The Honourable Dr. John Matthai. This is a matter regarding which a derivative was taken long before I assumed responsibility, and I am not in a position to answer the quest on

Sardar Mangal Singh: Will the Honourable Member make enquiries and satisfy himself that the machinery which is being purchased from the United Kingdom is not more costly than we could have purchased from the United States of America?

The Honourable Dr. John Matthai. On all these matters a good deal of enqury was made and on the results of such enqury, I presume, the Government then in power took the decisions they did

CIVIL AVIATION CONTERFACE

- 203. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state
- (a) when Government are calling the Civil Aviation Conference and apart from representatives of Provinces and States what other elements are being invited to this Conference,
- (b) whether Government are aware that the most vitally concerned element is the travelling public, and whether their representatives will also be invited to participate in the deliberations of the Conference.
- (c) whether the agenda of the Conference includes discussion on the question of nationalisation of Civil Aviation, and whether it will be open to the Conference to make a definite recommendation to Government to operate Civil Aviation lines themselves and not hand over this busines, to private companies.
- (d) if the answer to (c) above be in the negative, why this Conference is being debarred from expressing an opinion on this question, and
- (e) if the answer to (c) above be in the affirmative, then why the Government of India have come to the conclusion that this business will be done by private companies and not by the State before the Conference have had occasion to express their views on the subject?

- Sir Harold Shoobert: (a) The question of calling a Civil Aviation Conference is still under consideration
 - (b), (c), (d) and (e) Do not arise

Sardar Mangal Singh: May I know whether the Government of India have decided to call a conference or the very calling of the conference is under consideration?

Sir Harold Shoobert: The very calling of the conference is under consideration. Perhaps I should explain that the late Honourable Member in the Communications Department, Syed Ali Zahoer, had decided to call a conference, but since then there has been a change in Government and there has been no time for the present Honourable Member to come to a decision upon the subject

Sardar Mangal Singh: Do I understand the Honourable Member to say that Sved Ali Zaheer when he was the Honourable Member had decided to call a conference, and he announced it publicly and is it a fact that later on this decision was upset?

Sir Harold Shoobert: There is no question, Sir, of the decision having been upset. The matter is still under consideration as I stated

VIEWS OF INTERIM GOVERNMENT ON NATIONALIZATION OF TRANSPORT SERVICES

204. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state

(a) whether the following sentence from his own statement represents the official view of the Interm Government on the subject of nationalisation, or it is his personal view only

"The Government hopes that on account of the private enterprise greater facilities, efficiency and courtes will be available to the passengers than if the services were to be nationalised at this stage", and

(b) If it be the official view of Government as a whole, whether this observation applies to the Civil Aviation alone or also to other key industries such as Railways. Motor Transport and Posts and Telegraphs Departments?

Sir Harold Shoobert: (a) and (b) The sentence quoted by the Honourable Member is from a statement issued by Mr. Ali Zaheer, the last Member for Communications. Since that strement was issued three has been it change in the Government. Sardar Mangal Singh is miving a resolution on 8th of November on the question of nationalisation of air services. I hope to be in a position to indicate the new Government's policy then

Sardar Mangal Singh: My question was whether the policy stated in the announcement of Mr. Ali Zaheer represents the attitude and the policy of the Government of India? To this the Honourable Member has not replied

Sir Harold Shoobert' Sir, I am afined the Government of India has not been in a position to let me know whether this does represent the present policy As the Honourable Member is aware, the Member in charge of the Communications Department, after only having held charge for a few brief days, has gone away from Delhi on business of urgent public importance, and this is a matter upon which Government has to formulate a policy. Whether that policy will be the same as the policy of the last Government or whether there will be any kind of revision of the policy—at present we are unable to state

Mr. Ahmed E. H. Jaffer: May I ask the Honourable Member whether it represented the Government's policy when this statement was made?

Sir Harold Shoobert: Yes, Sir

Lt. Ool. Dr. J. O. Chatteries: Do I take it that the policy of the Government is to artificially keep up the high fares by resson of the control which

they now exercise or will they be willing to review these fares? Air transport companies are prepared to offer passages at a much lower rate, but they are prevented from doing so because of the prices fixed by Government

Sir Harold Shoobert: That is a matter which will undoubtedly receive consideration

Shri Mohan Lel Saksena: Will it not be correct to say that until a change is made, the policy of the Government remains what was enunciated by Syed Ali Zaheer?

Mr. President: That is a matter of interpretation

CORRUPTION IN RAILWAY DEPARTMENT EMPLOYEES

- '205. *Sardar Mangal Singh: Will the Honourable the Railway Member
- (a) whether Government intend to take any special measures to eradicate the (A) of corruption from the Railway Department employees, and if so, what those measures are, and when they will be actually put into effect,
- (b) whether it is a fact that Government intend to make bribe taking and giving a cognizable offence, and
- (c) whether Government intend to bring forward any special legislation for this purpose this session or the next?

The Honourable Mr. M. Asat All: (a) This question should really have been addressed to Honourable Home Member, but in so far as it concerns the eradication of corruption in the Railway Department it is the prior determination of Government to intensify the cristing measures for checking it. In addition to use being made of the Special Police Batablishment set up under the Home Department to deal with this civil, a stern warning has been issued to the staff of all rains to the effect that very severe action will be taken against any railway set and found guilty of having received illegal gratification or of having indulged in corrupt practices. A Complaints Section has recently been set up in the Railway Board's Office and arrangements have been made to set up similar sections on rulways to deal with complaints of all types including complaints of brindery and corruption

- (b) The reply is in the affirmative
- (e) Government an about to introduce in the current Session of the Legislative Assembly a Bill to amend the Criminal Law in order to make it more effective is dealing with cases of bribers and corruption among public servants

INTRODUCTION OF CO-OPERATIVE LABOUR IN CENTRALLY ADMINISTERED AREAS

- 206 *Sardar Mangal Singh Will the Secretary of the Agriculture Department the sa state
- (i) whether Government have considered any scheme for introducing an improved method of tarming in the Centrally Administered Areas, and
- (b) whether it is contemplated to make co-operative farming compulsory in the village in the Centrally Administred Areas so as to serve as a model for Provincial and State Administrations to follow, whether Government intend to bring forward any legislation for this purpose this session or the next?
- Sir Pheroze Kharegat: (a) It has been decided recently to take up pilot experiments in co-operative or joint farming in the Delhi Province to determine the type of farm management most suitable for adoption on a large scale under local conditions. The question of preparing a scheme for this purpose is under consideration.
- A scheme to introduce mechanical cultivation in selected areas in Baluchistan is also under examination
- (b) There is no proposal at present of making co-operative farming compulsory or to enact legislation for this purpose

[†] Answer to this question laid on the table the questioner having not put the question

FACILITIES FOR PASSENGERS IN NEW DESIGN THIRD AND INTER CLASS COACHES ON RAILWAYS

207. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable the Railway Member please state

(a) if Government intend to provide new designs for third and Inter class passenger coaches, if so, when,

- (b) the facilities these new design coaches will provide to the passengers, and
- (c) if fans will be provided in third and Inter class compartments?
- The Honourable Mr. M. Asaf Ali. (a) It is the Government's intention to provide new designs for all classes of passenger coaches. A number of new designs have been prepared but it is not expected that these can be put into service until early 1948. The primary need at the moment is to provide more coaches, and coaches to the pre-war design can be manufactured without initial delays and more rapidly than could coaches of the improved designs.
- (b) The facilities which it is proposed to incorporate in the new 111 class designs include more comfortable seats, more space per passenger, more largue accommodation, wider doors, improved lightning, water for washing ofte. The financial implications of these amendes are now under examination and it is contemplated that it will be necessary to associate their introduction ultimately with increased farcs.
- (e) Government are considering the pricticability of installing fairs in III class carrages but no decision has yet been taken. It is proposed with the introduction of new coaches to abolish Inter-class

Seth Govind Das: Will the Government think it advisable to provide sleeping accommodation in these new third class coaches on extra payment?

The Honourable Mr. M Asaf Ali That question is under consideration at present, and I think it will be possible for Government to provide sleeping accommodation for 60 per cent of passenger.

Sri M. Ananthasayanam Ayyangar. Is not a fact that these new designs have been on exhibition to three cus now but no attempt has been made to remodel or manufacture new coaches of these new designs?

The Honourable Mr. M. Asaf Ali: I am afraid Sir, my Honourable friend is thinking of the exhibition coach which he once asked to see

Sri M. Ananthasayanam Ayyangar: No, no

The Honourable Mr. M. Asaf Ali: As a matter of fact, during these three ears the repair programme has been exceedingly heavy and it is not possible in the workshops to turn out new coaches in large numbers while other coaches a being repaired

Sreejut Rohmi Kumar Chaudhuri: May I know when we will have the pleasure of riding those coaches?

The Honourable Mr. M. Asaf Ah: As soon as they are ready

Sri M. Ananthasayanam Ayyangar: I am not referring to the Evhibition coach, but in the Railway Exhibition that was held here about three years ago some new model coaches were exhibited. They were also evhibited to the members of the Standing Finance Committee. I am asking the Honourable Member why, when there is nothing new about those coaches except more accommodation, it should take such a long time and why should we have to wait mith 1948?

The Honourable Mr. M. Asai Ah: I have already explained that question at length It is not easy to make coaches of the new designs straightaway It will mean some delay and naturally we are trying to build coaches of prewar design for the time being, because our requirements are so heavy We require something like 6,000 coaches straightaway, but we cannot produce them overnight

Shn Mohan Lal Saksena: Will the Honourable Member consider the advisability of abolishing the first or second class instead of the intermediate class more that will affect the middle class more than the world second class.

The Honourable Mr. M. Asaf Alı: If the House votes for the abolition of first and second class compartments. I shall certainly take that decision

Shri Mohan Lal Saksena: Will this question be brought before the House for consideration?

The Honourable Mr. M. Asaf Ali: There will be plenty of opportunity for the House to consider this question during the budget session

Lt.-Col. Dr. J. C. Chatterjee: Have the new coaches got broader toots board accommodation since so many people now travel on footboards

Lala Deshbandhu Gupta: Is the Honourable Member aware that the third class coaches on the Nizam's Railways have already been provided with tank?

The Honourable Mr. M. Asaf Ali: I am fully aware of that fact

Mr. Leslie Gwilt: May I ask the Honourable Member whether Government have considered whether the air-conditioning of coaches, at the time of building, is not going to work out very much more expensive than the installing of fairs?

The Honourable Mr. M. Asaf Ah. We were talking about providing tans in thind class coaches and not air-conditioned coaches which have nothing to do with the point

Mr Leslie Gwilt: I too am talking about third class coaches

The Honourable Mr $\,$ M. Asaf Ali. The suggestion is very interesting and will be considered

INCREASE OF PETROL RATION OF MEMBERS OF LEGISLATIVE AND CONSTITUENT ASSEMBLY

208. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Transport phase state

(a) whether Government intend to retain or withdraw the Petrol Control Order in the near future,

(b) whether they propose to increase the basic ration substantially, and

(c) whether Government propose to consider the advisability of increasing the ration for members of the Indian Legislature and the Constituent Assembly to at least one gallon per day?

The Honourable Mr. M. Asaf Alt' (a) For the reasons explained in the Press Note dated the 3rd August 1946, it is not possible to withdraw petrol rationing in the near future

(b) The base ration for private cars has been doubled with effect from the 1st August 1946. An over-all merease of 30 per centr in the volume of petrol related for evil consumption was made during the August—October 1946. Rationing Quarter, and a still further increase of ten per cent has been made in the volume of petrol to be released during November 1946—January 1947. Rationing Quarter. The present position of supplies, storage and transport does not permit any further relaxation at present.

(e) The scale of petiol lation for members of the indian Legislatine and of the Constituent Assembly has recently been increased from half a gallon to one gallon per day when there is a sitting of the Council of State or the Legislative Assembly or the Constituent Assembly or any of their Committees

Mr. Manu Subedar: Does the Honourable Member for transport expect Members of this Legislature to sit in their chains all the time when the Legislature is not vitting and does he not expect that some of us may have friendly visits to pay, including a visit to himself?

- The Honourable Mr. M. Asaf Ali: All these questions have been very careiully taken into consideration and the allocation the Government has made appears to me to be perfectly just
- Shri D. P. Karmarkar: Is the Honourable Member aware that this short supply of petrol has rendered the supply of certain essential commodities like foodstuffs, tuel, etc very costly? Is he prepared to relax this short ration in respect of the transport of essential commodities?
- The Honourable Mr. M. Asaf Ali: So far as the question of the transport sesential foodstuffs or fuel is concerned. I can assure the Honourable Member that the Government will always be pepared to concede whatever is legitimate in fact I may inform him that while the South India Railway strike was going on we sainthound 15,000 gallons a day for the movement of essential foodstuffs, etc.
- Mr. Ahmed E. H. Jaffer. In view of the fact that the war is over and the demands of the military have been considerably decreased in regard to petrol, may I ask the Honourable Member whether he would consider increasing the basic petrol for civilians?
- The Honourable Mr M Asaf Ah. As soon as there is a finther reduction of military requirements, of which I cannot speak here, I un perfectly certain that the Government will be prepared to have a further relaxation in the rationing of petrol.
- 14.-Ool. Dr. J. O. Chatterjee Is the Honomable Member aware that there are already large stores of risation spirit now not wanted by the military in this country? And will be consider the possibility of making them available for civil use since they are now being wasted and stored for very long periods?
- The Honourable Mr M Asaf Ali, I am not aware of any very large quantities of petrol being held by the indictory which is surplus. I know that there is a certain amount of reserve kept both by the military and civil side, which we cannot dispense with
 - Lt-Col. Dr. J. C Chattergee, I did not mean petrol but aviation spirit President: Order, order Next question
- MONOPOLY OF MESSES A H WHEELER & CO FOR RUNNING BOOKSTAILS ON WOST
 RAILWAYS
- 209. *Pandit Sn Krishna Dutt Pahwal Will the Honourable the Railway Member be pleased to state
- (a) whether Government are aware that Messrs A H Wheeler and Company have practically got the monopoly of running bookstalls on most of the Railway stations,
- (h) the year in which the list public tenders for the contract to run those bookstalls on Railways were called, and
- (c) the reasons for accepting the tender of Messrs A H Wheeler and Company?
- The Hohourable Mr M Asaf Ali: (a) Yes Messis A H Wheele: & Cohive the scle right of selling newspapers, periodicals, books etc., on the Bengal Assam, East Indian, Bengal Nagpur, Great Indian Peninsula, Bombay Baroda & Central India and Oudh Trhut Railways
- (b) Public tenders were last called for by the East Indian Railway in 1932, the Bengal Assan Railway in 1942, and the G I P Railway in 1945. The other three Railways were associated with Messrs A H Wheeler & Coduring the days of Company management, and they have not yet called for tenders since coming under State management
- (c) Messrs A H Wheeler & Co's tenders were accepted in 1942 by the Bengal Assam Railway and in 1945 by the Great Indian Peninsula Railway because they were the highest The East Indian Railway accepted Messrs

A H Wheeler & Co 's tender in 1932 because the only other tenderer had no experience of the work

Seth Govind Das: Does the Honourable Member know that generally the Interature which is kept by Wheeler & Co is trash literature, especially of Hundustain and other Indian languages?

The Honourable Mr. M. Asaf Ali: If that is so, nobody need buy it

Seth Govind Das: Does the Honourable Member know that they are not by the Honourable Member know that they are not to keep such literature to the people, and san't it the duty of that company to keep such literature which is useful for the public.

The Honourable Mr. M. Asaf Ali: I suppose they know exactly what their duties are

Mr Abdur Rahman Siddiqi: Will Government inform the House whether Whiteler & Co. is an Indian concern of an Anglo-Indian concern?

The Honourable Mr. M. Asaf Ali: I am afraid I must ask for notice of that question. I did not know that I was going to be asked that

Mr N M Josh: Are these stalls maintained for private or public convenience?

The Honourable Mr. M Asaf Ah: Obviously for public convenience

Mr N. M. Joshi. If it is for public convenience, why does not the Railway Department run these stalls themselves?

The Honourable Mr M. Asaf Ali. This Department will be glad to do so provided my Honourable friend will point the way I should like to know the gentleman who would be prepared to take it up

Mr Mann Subedar In view of the assurance which his predecessor had given, will the Honourable the Transport Member seriously examine the position as to whether there may not be a fundamental change of the system and railways may not look to making money out of this great convenience to the public to get newspapers and also whether in the course at an experiment on one State railway, Government may not experiment whether it cannot be done departmentally

The Honourable Mr. M Asaf All. It is a rather large question. At present the Government are taken up with all sorts of quistions connected with transport, and this after all is a side issue. But I agree with my Honourable friend that it is an experiment which may be tried whenever the occasion permits.

Khan Mohammad Yamin Khan: II.4.3 the Honourable Member seen a report of the Sub-Committee appointed by the Central Advisory Committee on this issue?

The Honourable Mr. M. Asaf Ah: I have gone through the report of the Sub-Committee and I find that my answer is fully consistent with what the Sub-Committee has done or said

RAILWAY LINES DISMANTLED DURING WAR

'210. *Shri Sri Prakasa: (a) Will the Honourable the Railway Member be pleased to lay on the table of the House a list of Railway lines that were dismantled during the period of the war.

- (b) What steps have been taken to restart these lines?
- (c) When does he expect the following lines to start working (i) Cawnpore-Banda Section, (ii) Akbarpur-Tanda Section, and (iii) Bijnor-Chandpur-Siau Section?

The Honourable Mr. M. Asaf All: (a) and (b) I would refer the Honourable Member to the reply given by the Honourable the Railway Member to Mr K C Neogy's unstarred question No 26, on the 6th February 1946

⁺ Answer to this question laid on the table, the uestioner being absent

Out of a total of 984 miles of lines dismantled during the war the restoration of approximately 412 miles is now under investigation by railways Restoration of the remaining 572 miles was not considered necessary by railways as they were unremunerative and were not supported by the Provinces

A statement giving details of dismantled lines, the restoration of which is under investigation is placed on the table of the House

(c) (i) Caumpore-Banda Section—The Branch line originally dismantled was Caumpore-Khairada and not Caumpore-Banda It is anticipated that the line may be opened to traffic early in 1948 if there is no unforessen delay (ii) Akbarpur-Tanda Section—The restoration of this line was not recom-

(1) Akbarpur-Tanda Section —The restoration of this line was not recomtaended by the Provincial Government. However, as a result of representations from the Public, the matter has been referred to the United Provinces. Government and their reply is awaited.

(m) Bipnor-Chandpur-Stau Section—The traffic survey of the line is in hand. The restoration of this line will be considered after a scruting of the traffic survey report which is awated.

Stat ment

Province	Name of line	Approxi mate m leage	Remarks
1 Un ted Provinces	Unao-Madhoganj-Balamau	78	Under investigation by East Indian Railway.
2. D tto	Bijnaur Chandpur-S au	21	Ditto
3 Ditto	Utraitia-Sultanpur Zafar- abad	136	Ditto
4. Assam	Shaistaganj Habiganj	8	Under investigation by B A Railway
5 Ditto	Moranhat-Khowang	6	Ditto
6 Bengal	Amnura-Chapa - Nawabgan	10	Ditto
7 Madras	Bobbili-Salur	10	Under investigation by B N Railway
8 Un ted Previnces	Cawnpore-Khairada	81	Final location survey sanct-oned General Manager authorised to commonce prelim nary works
9 Bombay	Vasad-Kathana	27	Under investigation by B, B & C I Railway
10 Punjab	Nagreta-Jogindernagar	35	Survey has been held up pending settlement of the question of subsidy to be paid by the Punjab Government
	Total	412	1

PETTY ACCOUNTS LYING IN POST OFFICES AS UNCLAIMED

†211. *Shn Sri Prakasa: Will the Secretary of the Communications
Department be pleased to state

(a) the amounts of money lying in the Post Office at the end of the financial year 1945-46 as (i) unclaimed last petty accounts in the Post Office Savings

[†]Answer to this question laid on the table, the questioner being absent

Bank, (ii) undelivered money orders, and (iii) realised from addressees but undelivered to the senders on account of V P articles.

- (b) if separate accounts are kept of these, and
- (c) what steps, if any, are taken to trace the persons concerned and deliver the r money to them?
- Sir Herold Shoobert: (a) (i) The amount of unclaimed S B deposits in accounts with a credit of less than Rs 2 at the close of the year 1945-46 was Rs 10.11.534-13-5
- (n) and (m) The information is not readily available. In connection with this the attention of the Honourable Member is invited to the replies given on the 28th March, 1946, to a similar question asked by him in the last session.
 - (b) Yes
- (c) As regards unpaid money orders and undelivered V P attoles, I would refer the Honourable Member to the roph groun in the last ession on the 28th March, 1946, to his question No. 1347
- So far as Post Office Savings Bank accounts are concerned no special steps are taken to trace the depositors

INSTRUCTIONS TO PASSENGERS HOW TO BEHAVE ON RAILWAY JOURNILY

- '212. *Shn Sn Prakasa; Will the Honomable the Railway Member be
- (a) whether Government are aware that Railway premises and Railway compartments are made unnecessarily dirty by passingus.
- (b) Whether Government are aware that passengers keep their luggage and sit about in a manner that causes unnecessity inconvenience to others, and
- (a) whether Government propose to consider the desnability o printing on walls of Railway stations and Railway compartments instructions to passengers as to how to behave, arrange then luggage, and accommodate others, etc.

The Honourable Mr. M. Asaf Ali. (a) It is unfortunately correct that some members of the travelling public do not observe the degree of cleanliness and telliness which they are expected to do

- (b) It is true that some presengers, unmindful of the convenience and rights of their fellow-travellers, do unnecessarily obstruct compartments with their luggings and occupy more space than they are entitled to
- (c) The Government have already considered this matter and have instructed rathways to take action in the directions suggested. Some have already done so and others will do so shortly. I would like to suggest to my Honourable friend the desirability of men of his influence and civic sense doing something independently of the railways to educate the public in matters of this kind.
 - RULES 11 COMPULSORY INSURANCE OF MOTOR VEHICLES
- ${}^{1}\mathbf{213.}$ *Shri Sri Prakasa: Will the Honourable Member for Transport be pleased to state
- (a) if the ${\rm rul}_0$ regarding compulsory insurance of motor vehicles $h_{\rm dS}$ come into force,
 - (b) if he is assured that all motor vehicles have been so insured
- (c) if it is a fact that different insurance companies charge different rates for insurance of motor vehicles, and
- (d) if he would please consider the desirability of requiring insurance companies to have uniform rates in the matter of such compulsory insurance?

[†]Answer to this question laid on the table, the questioner being absent

The Honourable Mr. M. Asat Ali: (a) Chapter VIII of the Motor Vehicles Act, 1889, enforcing the compulsory insurance of motor vehicles against third party risks came into torce on the 1st of July 1946

- (b) So far as Govennment are aware, the insurance of vehicles registered in British India is now fully enforced. Pending introduction, however, of a scheme of reciprocity with those States who wish to enact parallel legislation, it has been necessary to ask Provincial Covernments not to enforce the insurance of vehicles registered in the territory of those States when brought into British India.
- (c) Yes, with the exception of insurance companies which are members of Tariff Associations and are bound by the rates fixed by these Associations
- (d) Government will consider the suggestion in the light of the experience gamed of the working of the Compulsory insurance Scheme. It should be remembered, however, in this connection that it is open to the owner of a motor vehicle to insure it with any company he may select

GRANT OF NEWSPRINT QUOTA TO INDIAN AND ENGLISH NEWSPAPERS

- [214. *Shri Sri Prakasa, Will the Honourable Member for Industries and Supplies be pleased to state.
 - (a) the present position of newsprint in India,
- (b) if there is any possibility of further increase in the quota given to the various papers, and
- (c) the primaples, it any that are followed in the grant of quota to the different categories of newspapers, name v, l'inglish and Indian language papers representing different political opinions.
- The Honourable Dr. John Matthai. (4) The newsprint position has been more difficult during the last six months than it was at any time since July. 1944. However, there is good reason to anticipate that the position will improve towards the end of the year. Stocks at the end of September were about 11 000 tons a gainst 14 000 tons in January and an average of 12,000 to 13,000 tons during 1945. When the Newsprint Delegation left India, it looked as though India would not receive more than 17,000 tons during the year as against 22,000 tons in 1945 and an average of 24,000 tons for the years 1940 to 1945. As a result of the Delegation's visits however, India has been promised a total of 32,500 tons for this year of which rought 17,000 tons have so fail been received. It is expected that between 8,000 and 10,000 tons will be received before the end of Detember and that the balance of the 32,500 tons will be carried forward into the next v. a. The Government of India have no information at present as to how much may be expected during 1947. But ther is reason to hope that the figure will not be less than 32,500 tons.
- (a) Newspapers were given an increase of 25 per cent over the basic quota in September 1915. This increase had to be withdrawn on the 1st of May 1946. It if the reduction was restored on the 1st of August and half on the 1st of October. The consumption at present is at the rate of 2,500 tons per mensem or 30,000 tons for 12 months. There is, therefore, no possibility of any increase in the basic quotas for perhaps another six months.
- (c) Quotas of papers which were published in March 1943 are based on the average consumption during the second half of 1942 modified with reference to the consumption in the vear 1940. New newspapers have been allowed to give scope for expression to political points of view not adequately represented in the existing. Press or where they will be brought out in areas where there are no other daily newspapers at present. Quotas for such papers are generally estiled taking into account the supply position and the minimum circulation required for each case.

CONSTRUCTION OF A BRIDGE OVER THE GANGES IN PATNA DIST . CT

- 215. *Mr. Madandhari Singh: (a) Will the Honourable the Railway Member be pleased to state the decision of Government to construct a bridge over the Ganges in the district of Patna?
 - (b) Where will be its location?
 - (c) What would be the approximate cost of its construction?
 - (d) When will the work of construction start?

The Honourable Mr. M. Asaf Ali: (a) No decision has been taken

- (b) Nothing has been finally settled Purely from an engineering point of view, the Mokameh Site is preferred. At the request of the Bihar Government, estimates of construction and maintenance costs of a bridge also at Patna are being prepared.
- (c) The cost of construction of the bridge would be (i) Mokameh Site—about Rs 4 crores, (ii) Patha Site—about Rs 5 crores Recurring costs at Patha are however likely to be much higher than those at Mokameh These figures cannot, however, be accepted as firm estimates.
- . (d) It is not possible to reply to this part of the question at present

Babu Ram Narayan Singh When will this question be finally decided?

The Honourable Mr M. Asaf Ah: The question is still under consideration and the plans are being examined and as soon as the alternative plans have been prepared, coorcinnent will take a decision one way or the other

Babu Ram Narayan Singh: What is the approximate time the Government is likely to take in considering this question?

The Honourable Mr M Asaf Ah. These are engineering works. It is very difficult for me to say how long it will take. It all depends on the time the engineers will take to survey the situation dresh and prepare their new pluis.

Mr. Madandhari Singh In view of the fact that Patha is the capital town of Bihai it is the demand of the people of the province that the bridge over the Ganges should be constructed at Patha. Will the Honourable Member be pleased to approve the proposal of the construction of the bridge over the Ganges at Patha?

The Honourable Mr. M. Asaf Ah: In my reply to part (b) of the question I have already stated that the Bihar Government has requested us to reconsider the question and we are trying to do it

PROJECTS FOR OPENING NEW LINES IN BIHAR

- 216. *Mr. Madandhari Singh: (a) Will the Honourable the Railway Member be pleased to state whether any new project for opening new lines in Bihar will be taken up during this financial year?
 - (b) If so, what are the details of the new project?
- The Honourable Mr. M. Asaf Ali: (a) The development plans of the E I and O T Railways include schemes for opening lines on five routes. Estimates for the surves of four of the routes have been received and sanctioned and survey reports in respect of two of these are expected to be received shortly, but it is not expected that they can be scrutifined and work commenced before the end of the current financial year
- (b) Details of the projects contemplated are given in a statement which has been laid on the table

Statement of projects for opening new railway lines in Bihar

Name of route	Mileage	Name of the Railway	Stage reached
	1	-	
(i) Berkagaon-Ha/aribagh-Ha/a 11bagh Road-Giridii	325	ЕІ	Survey est mate sanct oned Report not expected before August 1947
(ii) Gaya - Sherghati - Chatra- Ranchi	110	E 1	Ditto
(111) Siamarhi Sonbarsa	20	ОТ	Survey r port expected to be received very shortly
(17) Murk Ganj-Madhepura	18	от	i) tto
(v) Chakia-Alaaha-Sidhwalia	27	от	Survey estimate awaited from th O T. Ha lway

Babu Ram Narayan Singh. What are the new projects? May I know their

(The Honourable Mr. M. Asar Ah then read out the statement laid on the table)

Babu Ram Narayan Singh: Have the alignments of the proposed railways been settled?

The Honourable Mr M Asaf Ali 1 am air and 1 must have notice of that question

UTILIZATION OF LETTRIORATED LOOD LAING WITH I ROVINCIAL (CAPLAMENTS

- 217. *Mr. Vadual Lallubhai (a) Whil the Secretary of the Lood Dipartment be preased to state if the a fact that there are considerable stocks or lood unit for human consumption lying with various Provincial Governments which are from the allocations of foodstuffs made by the Central Government?
 - (b) It so, what is the extent thereo?
- (c) What is the method of their disposal? Have Government thought of any self me whereby the same can be put to the best possible use?
- (d) Is it the policy of Government to give thes deteriorated toodstan for the production or starch to various starch factor is at reasonable rates? In so, how much have Government distributed in this manner, and how mich quantity still remains?
- Mr B. R. Sen: (a) and (b) From time to time, from the stocks of foodgrains held by Provincial/State Governments, certain quantities do become unit for human consumption due to deterioration. Statistics of deterioration dodgrains at present with Provincial/State Governments are not available
- (i) and (d) The Government of India have asked Provincial/State Governments to offer stocks of deteriorated foodgrains and products unfit for human consumption and cattle feed to the Textile Commissioner and to the Starth Fixtonics. They have also been asked to fix a ceiling pire above which stocks will not be sold and it has been suggested that if a Streth Fixtory offers the ceiling pire, the stocks should be sold to the Starch Factory in preference to other competitors. Information so far available, shows that a total quantity of about 5,730 tons of deteriorated foodgrains has been offered by the Provincial/State Governments to the Textile Commissioner since April last for distribution to Starch Factores.
- Si M. Ananthasayanam Ayyangar: Are the Government aware that among the recome three some namely not fixing the price by the Provincial Government in time for those virious foodatuits allocated and the grains were not released to the public for sale?

- Mr. B. E. Sen: I have already replied that a ceiling price has been fixed and the fredgrams are being offered to the starch factories which offer the ceiling price.
- Sri M. Ananthassyanam Ayyangar: The deterioration of the foodgrains to the extent of 700,000 tons is due to a large extent to their not being released immediately after they were inceived in the provinces. For instance from the Central Provinces pulses are being sent to Madras but the inter-provincial arrangement regarding price is not fixed and it takes nearly four to six months. There is no hisson officer. Is it not due to this fact that much of this deterioration goes on? Will the Central and Provincial Governments set up a common department to fix up the prices immediately the grains arrive so that they may be released very soon?
- Mr. B. R. Sen: I do not think that as a general statement what the deterioration was due to causes such as mentioned
- Mr Vadilal Lallubhai: What is the quantity of the deteriorated stuff which has been thrown away and what is the quantity that has been utilised?
- Mr. B. R. Sen. I am not in a position to answer that question and I will explain why I the not possible to say exactly what quantities have been wasted in this way nor what quantities have been sived by the protective measures that we have adopted
- Mr Vadilal Lallubhar Will the Honourable Member say what are the quantities saved, if he cannot say what quantity has been wasted?
 - Mr. B. R. Sen I am not in a position to answer this question
- Sn V. O. Vellnight Gounder: Considering the large amount of deterioration of grains going on in all parts of the country, may I know whether they can fix up a certain date within which the grains or the pulses should be used whenever they are transported from the area of production to the area of consumption?
 - Mr. B R Sen. It is not possible to fix dates
- Sn V. C Vellingin Gounder: Then how this deterioration is going to be prevented?
 - Mr. B R. Sen: I have already answered that question
- Mr. Vadilal Lallubhar: Have the Government been able to distribute all the deterorated toodgrams to the starch industry?
 - Mr. B R. Sen: 1 do not think so
- Mr. Abdur Rahman Siddiqi: What are the special difficulties in the way of the Honourable Member getting correct statistics? Is it because the Provincial Governments refuse to give any information or is it because that the Government of India do not want it?
- Mr. B. R. Sen: The Honourable Mr Lawson has moved an amendment to my Food Motion and in replying to that I shall make the position clear
 - Mr. Abdur Rahman Siddiqi: If my question
- Mr. President: It is a question asking for information and the Honourable Member is going to give that information later
- Mr. Abdur Rahman Siddiql: What about the question I asked? I stand up to my privilege If my question was foolish you could have ruled it out, but if I have asked a question I want an answer now I do not want to wait till the debate begins
- Mr. President: He has already given the answer—he said it would take time, and it is not fair to other questioniners that time should be taken up in giving a long explanation over one question alone
- Mr. Abdur Rahman Siddiqi: I asked one point only, whether it was the laziness of the Government of Indus or the refusal of the Provincial Governments to give statistical information

Mr. President: It appears from what the Honourable Member has said that the answer cannot be categorical, that he wants to explain somewhat in detail, and that will take some time

PROFITS TO IMPORTERS ON IMPORTS OF DYESTUFFS

- 218. *Mr. Vadilal Lallubhai: (a) Will the Honoutable Member for Industries and Supplies please lay on the table of the House the quantities of yearly imports of dyestuffs with its total value from the year 1937 to 1946, year by year?
- (b) Is it a fact that Government allows under the Control Scheme 15 per cent profit on dyestuffs to importers and 65 per cent of margin to dealers?
- (e) Are Government aware that this total profit of 80 per cent is found to be too high to the detriment of the consumer, in the slape of high prices for cloth which have to be fixed according to the cost of manufacture one of the basis being the prices of several kinds of colours, chemicals, stores, etc.?
- (d) In view of the imports being on a fairly large scale and in view of their generating control on the production of dyed and printed cloth, do Government propose to remove control on the import of dyestuffs and its price regulation?
- The Honourable Dr. John Matthai. (a) A statement is placed on the table showing the value of the yearly imports during the period desired. Complete statistics regarding the tennage involved during this period are not available, but on an average Rs one crore represents slightly over 1,000 tons of dyestuffs.
- (b) No, Sin 15 per cent over landed cost is allowed to 'A' class importers, who have no selling brences. B' class importers, who have no selling brences. B' class importers, who are distributors of dyestuffs with a darb large organisation, and who have selling brences, are allowed a margin of 50 per cent over landed cost. Other dealers such as repackers and retailers procure their supplies from B' class dealers and are allowed to sell to small consumers at a margin of 15 per cent. over their purchase price. It has to be remembered that out of their margin dealers have to meet exprises on account of their distribution, organisation, technical personnel, laboratories, mixing, reparking, etc.
- (c) The Honourable Member will see from what I have said that the inal price, even for the smallest consumer, can in ocase be more than 72½ per cent over the landed cost. In actual practice however, nearly all manufacturers of cloth get their requirements of dyes at well below these maximum prices. Owing to the small percentage of dyes involved in the manufacture of cloth, the price of cloth is not materially affected by the internal price of dyestuffs.
- (d) Licences for imports of dystuffs are issued freely, and the only control now maintained is on their price. The present level of imports is only about 50 per cent of India's requirements, and therefore Government do not consider that price control can be removed yet.

		Stat	ement	
Ycar				Value Ba.
1937-38				3,94,05,915
1938-39				3,14,16,166
1939-40				3,60,78,087
1940-41 .				5,30,14,289
1941-42				5,77,64,539
1942-43				4,63,89,768
1948-44 .				7,72,19,409
1944-45				7,08,95,425
1945-46 .				8.40.00.749 (

(for 10 months from 1st April 1945 to 31st January 1946). Mr. Vadiial Lallubhai: Is it a fact that even the biggest users have tobuy in the retail market at the highest price?

The Honourable Dr. John Matthai: I think it is conceivable that that happens in view of the great scarcity of this particular article

Mr. Vadilal Lallubhai: If it is a fact that only 50 per cent of the requirements are being imported, would it not be better to reduce dying by 50 per cent and remove the control on both import and prices?

The Honourable Dr. John Matthai: That is a matter which should be taken un consultation with the industry because it involves questions not merely of marketing but of technique

Mr. Vadilal Lallubhai: Is it not a fact that recently the dyeing percentage has been reduced by the industry?

The Honourable Dr. John Matthai. That is correct

Mr. Vadilal Lallubhai: Could it not be further reduced?

The Honourable Dr. John Mattha: In regard to various stores of this kind, I used her unit of be time we have reduced the percentage of materials to be used per unit of production

Sri M. Ananthasayanam Ayyangar: May I know if during the war any disestiff manufacturing industry has been started in this country?

The Honourable Dr. John Matthai: It has not been started, but I understand proposals are being considered

Sri M. Ananthasayanam Ayyangar: May I know what steps the Government of indus are taking to assist this industry, in view of the shortage even now and nearly 172 per cent has to be paid for the dysatisfies.

The Honourable Dr. John Matthai: I expect within a reasonable time the Indian dyestuff industry would be started, but the Honourable Member will realise that before we are in a position to produce in this country anything like the whole range of dyestuffs required here, we should have to set up a fairly elaborate organisation, which is going to take some time

USE OF DETERIORATED FOODSTUFFS AS SIZING FLOUR

- 219. *Mr. Vadilal Lallubhai: (a) Will the Honourable Member for Industries and Supplies be pleased to state if Government are aware that big quantities of deteriorated foodstuff are lying all over the country which can be turned into sizing flour?
- (ab) Are Government aware that many Indian starch factories are manufacturing sizing flour for textile mills out of the deteriorited foodstuffs unnt for human consumption?
- (c) If so, do Government propose to see that stocks of such sizing flour are first distributed to textile mills in preterence to imported foreign starch under their control scheme in view of the necessity to protect the Indian starch industry?
- (d) If so, are Government aware that there are considerable stocks lying with various starch factories which remain undistributed owing to the free imports of foreign starch?
- (e) Have Government come across any unwillingness on the part of the Textile Industry to accept sizing flour produced from this deteriorated foodstuff?

The Honourable Dr. John Matthai; (a) Yes, Sir

(b) Yes, Sir

(c) Government do not think that the quantities of starch imported into the country are such that there should be any difficulty for a manufacturer of sizing flour in this country to dispose of any sizing material which is suitable for the use of textile mills. There appears to be some objection among textile mills for technical reasons to the general use of sizing material menufactured out of deteriorated foodstuffs. Government will however meestigate the possibility of encouraging the use of such sizing material

- (d) Government are aware that there are stocks of sizing flour lying unsold the free imports of starch and sizing material. The quantities of foreign starch actually arriving in the country are believed to be well below the requirements of the Indian mills
- (e) Not all sizing flour produced from deteriorated foodstuffs provides sizing material of good quality. It is understandable that mills should be unwilling to purchase material of doubtful quality, but whether the extends to good quality material produced out of deteriorated foodstuffs is a faatter about which Government have no definite information. But as promised against item (c) above, Government propose to examine this question for the content of
- Sri M. Ananthasayanam Ayyangar: May I know if the foreign starch is manufactured out of foodgrains or whether it is made of chemicals?

The Honourable Dr. John Matthau: As far as I know, it is largely made of foodgrams

Sri M. Ananthasayanam Ayyangar: How then do other countries which are suffering for want of foodgrains, make this starch out of foodgrains?

The Honourable Dr. John Matthai: I would ask the Honourable Member to address that question to the countries concerned

Mr. Vadilal Lallubnai: Is it not a fact that large quantities of sage flour—thousands of tons—have been imported and dumped into this country and that a great majority of the mills are full of this stuff, so that they do not require the Indian stuff any more for some time to come?

The Honourable Dr. John Matthai: They are imported, but I believe they are imported in quantities which still are well below the quantities required by Indian mills.

Mr. Vadial Lallubhai: Is it not a fact that there are huge quantities of this sago flour which have been imported from foreign countries and which are lying in the mills and so they do not require any more of this stuff for the time being?

The Ronourable Dr. John Matthai: The information of Government is that taking all the materials which are now in stock in the country, the position is still one of searcity

Mr. Vadial Lallubhai: Will Government take action if it is proved to them that there is a burdensome stock of sago flour and that that is the reason why the Indian stuff is not taken by the mills with subsequent burdensome stocks with starch factories?

The Honourable Dr. John Matthal: I should certainly like to get more information if the Honourable Member can give it to me and will take action

CONTROLS UNDER THE INDUSTRIES AND SUPPLIES DEPARTMENT

- 220. *Mr. Vadilal Lallubhai: (a) Will the Honourable Member for Industries and Supplies be pleased to state how many and which controls under the Industries and Supplies Department have ceased to be in force after the end of the Wer?
 - (o) illow many and which controls still remain in force?
- (c) Do Government propose to reduce the existing controls to a minimum in the immediate future?

The Honourable Dr. John Matthal: (a) and (b) A statement showing the Controls which ceased to be in force wife fifter from or prior to the 1st October 1946 and those which continue to be in force is placed on the table

(c) The existing controls are the minimum which Government consider to be necessary in the public interest. An Inter-departmental Committee has been set up to scrutinise the Controls constantly with a view to revising or removing them in the light of changing circumstances Statement

State	ment	
Controls which have been withdrawn prior to 30th 1946 or which lapsed on the date	n September	Controls which continue to be in force after 30th September, 1946
(8)		(b)
Machine Tool Control Order 1941		Paper Control (Product on) Order 1946
The Factories Control Product on Order 1942		Order, 1946 Paper Control (Economy) Order 1945 Paper Price Control Order,
The Hoarding and Profiteering Pr vent on Ordinance 1943		Paper (Price of Imported Paper) Control Order, 1944
Ferro-Alloys Control Order 1943	į	Pap r Control (Press of board) Order 1944
The Cinematograph Film (Footage) Control, 1945		Paper Control (Distribut on) Order 1944. Newspaper Control Order,
Th Control of Imported Fugureer Stores Order 1943	1	1945 Newsprint Control Order, 1941
Non Ferrous Metals Cont ol Order, 1945		An Order issued under the Defence of India Rules
Brass and Copper (Control) Order 1915		empowering Government to declare the percentage of
Aluminium Utensils (Control) Order 1945	-	Indian paper Mill produc- t on for non Government
The Goods (Control over Movement) Order, 1945.		Civil consum: t on. Iron and Steel (Scrap con- trol) Order including Price
The Drugs Control Order 194)		Control, 1943. Iron and Steel (Control of
Bleaching Powder and Chloride (ontrol Order 194)	1	Product on and Distribu t on) Order (including Price Control) 1941.
Rubber Control and Product on Order, 1946	1	Coll ery Control Order (in- cluding Pres Control),
Control over distribution of cement	1	1945 The Coal Product on Fund
Control ever d str bution of Wattle Bark and Wattle Extract		Ordinance 1941 *Factories (Control of Dis- mantling) Order 1945
Control over transport of tumber Cont ol wer prices of cycl tyres and tub s Control over prices of Motor Car and Motor Cycl Tyr s and 1ub s and Giant Tyres and 1ubes Undertakings (Charges & Accounts)		Cotton Cloth and Yarn (Con- trol) Order 1945 Cotton Cloth (Control of Printing) Order 1945 Cotton Text les (Control of Movement) Order, 1946 Cotton Cloth & Yarn (Trans
Order Jute Industry Essential Stores Control Order		m ssion by post) Prohibi tion Order 1946 Cotton Textiles Fund Ordi
Starch Control Order		ance, 1944 Cotton Cloth and Yarn
Textile Industry (M sc Articles) Control Order		(Forward Contracts Pro hibition) Order, 1945 Indian Woolen Goods (Con
Cotton Textiles (Dyes and Chemicals) Control Order Hydro Sulphite of Soda Control Order		trol) Order, 1945 Textiles, Industry (Control of Production) Order, 1945
Wireless Sets Control Order		Bengal Textiles Association Ordinance, 1945
Foldigit Contour Contains and and	re impo s e d	of Distribution) Order,
Indian Cotton Control Order 1945	by some Provinces at	The Cotton Textiles (Raw
Cotton Movement Control Order 1945	of the	1946.
Cotton (Forward Contracts and Opt on Prohibition), Order 1945,	Central Go- vernment.	The Cotton Textiles (Sizing & Filling) Control Order, 1945

For factories engaged in the manufacture of Cotton Textule goods or in the ginning or pressing of cotton
 This order is in force only in regard to imported Woollen Goods

[6TH NOV 1946

Shri D P. Karmarkar: Is the Honourable Member aware that under the provisions of the Paper Control Order now in force, no publisher who has begun publications after 1942 can get any permission from Government to publish any books?

The Honourable Dr. John Mattha: I will inquire

Shri D. P. Karmarkar: In view of the fact that what is being guaranteed to the publishers is simply registration as publishers and not any quota of paper, as such, is the Honourable Member prepared to reconsider that order and to keep the field open to all publishers irrespective of whether they published books prior to 1942 or not?

The Honourable Dr. John Mattha: I will look into the matter

Shri D. P. Karmarkar: The present newspaper control is effective in creating a monopoly for those newspapers which are already in existence and therefore will the Honourable Member reconsider the position with regard to all newspapers generally, which the Government considers are capable of doing their business efficiently?

The Honourable Dr. John Matthai: There was a question on the order paper regarding newsprint and I meant to say in reply to that that the position of newspirit as the result of the delegation which visited foreign countries recently is going to be considerably better in the near future. At present I think the average quantity which is available in the country, I am speaking off the record, is under 20,000 tons but I expect as the result of the successful efforts made by this delegation we should be in a position to receive at least 30 000 tons during next year and the position to that extent would be easier

Mr. Manu Subedar: Will the Honourable Member examine the order of priorities which is fixed under some of these controls based on the position of the particular parties during the war or based on war service or so called ARP and other services and if the controls must continue will Government re-examine the position of priorities or the basis on which such priorities are based? I am not referring merely to paper. I am referring to all controls

The Honourable Dr. John Matthai: That opens up a very large issue view of the interest which is felt by Honourable Members in the general subject of controls, in connection with a Bill which I am going to introduce later, during the consideration stage regarding the continuance of controls over certain essential commodities, I expect it will be possible for Honourable Members to have an opportunity of expressing their views on the general problem

Mr. Manu Subedar: Will the Honourable Member call a meeting of the Advisory Committee of his Department and place the issues before them and seek their advice on this subject?

The Honourable Dr. John Matthai: I will

Mr. Leslie Gwilt: Will the Honourable Member tell the House the position of steel and steel control and what effect the latter has had on the supply of steel?

The Honourable Dr. John Matthai: The position with regard to steel control is that last April we decided to remove the control as regards the purchase of steel and the result was not an improvement in the situation but a definite deterioration and in consequence of that it was considered necessary by Government to re-inst tute the system of licences for the purchase of steel The situation with regard to production in this country today is in my opinion grave, partly on account of the coal shortage and partly on account of labour troubles and the whole question therefore is under the active consideration of Government Meanwhile we are ssuing certain rules regarding the lines on which further control is to be maintained

Mr. N. M., Joshi: In view of the discussion on the general subject of controls and de-controlling, will the Honourable Member circulate to the Members the statement which he has laid on the table today, as well as other documents concerning this subject?
The Honourable Dr. John Matthat: Yes, Sir.

REVISION OF CONVENTION TO SEPARATION OF RAILWAY FINANCE FROM GENERAL FINANCE

†221. *Mr. K. C. Neogy: (a) Will the Honourable Member for Railways please state what action is proposed to be taken for the purpose of undertaking an exponention of the question of revision of the Convention on which the separation of Railway Finance from General Finances has been based?

(b) What progress has been made in the collection of all essential data, particularly with reference to the lives of the assets, including obsolescence, and the consequent normal rate of contribution to the Depreciation Fund etc.

to enable a comprehensive examination of the problem?

The Honourable Mr. M. Assi Ali: (a) and (b) The Railway Convention Committee appointed by the Legislative Assembly in March 1943, considered that the revision of the Convention depends upon the quantum of surplus failing due for division, and involves

(i) a re-examination of the annual contribution to the Depreciation Fund, necessitating a comprehensive enquiry into the lives of assets including their

obsolescence, the effect of the level of puces on the Fund, etc , and

(ii) an examination of other closely connected questions, such as provision for amortisation of capital, Betterment Fund, the question of a fixed contribution to General Revenues, the correct method of calculating interest on capital-

at-charge and the allocation of replacement cost of an asset

As announced in a Press Note, dated 26th April, 1946, the Railway Board had embarked on a detailed investigation of the above problems A Betterment Fund was instituted with effect from 1st April, 1946, and the consequential changes in allocation rules have been made. The comprehensive enquiry into the lives of assets has been practically completed and the working out of the normal rate of contribution to the Fund, on the revised basis, has been taken in hand. The effect of the level of pr.ces on the Depreciation Fund requires no special investigation but it will have to be considered whether the existing rules of charging replacement costs to the Fund can be regarded as sound when the appropriation is made on the basis of original cost. Government hope to be able to formulate their decisions in time to be able to ask the House in the Budget Session, 1947 to appoint a Committee to examine the whole question of the Dermanent revision of the Convention.

PROPOSED ELECTRIFICATIONS OF EAST INDIAN, BENGAL NAGPUR AND BENGAL ASSAM RAILWAYS

†222. *Mr. K. O. Neogy: Will the Honourable Member for Railways be pleased to state what progress has been made in the consideration of the question or electrification of certain sections of the East Indian, Bengal Nagpur, and Bengal Assam Railways?

The Honourable Mr. M. Asaf All. The Railway Department have under consideration the electrification of the following sections of the three railways

mentioned in the question

Railway				Suburban 🌘	Main line
(1) B A	•			Sealdah-Ranaghat-Krishnagar City	
**		•	•	Sealdah-Budge Budge and allied sections	
(u) B N.					Howrah-Tatanagar.
(m) E. I.				,	Burdwan-Gaya Moghalsera: .
,,				Howrah-Bandel-Burdwan	******
,,				Howrah-Burdwan chord	

Of the two proposals for main line electrification the E I Railway's preliminary report on the Burdwan-Moghalserai scheme is being referred immediately to the Consulting Electrical Engineers to Government for their expert opinion In the other case, namely, the Howlin-Tatanagar scheme, the B N Railway has been asked to submit a preliminally report

In the case of suburban electrification schemes railways have already carried out preliminary investigations, but before proceeding further with them it proposed to consult the Government of Bengal regarding the setting up of a Terminal Facilities Committee to go into the whole matter of railway facilities in and around Calcutta. The Committee s terms of reference would include the question of what additional suburban railways would be necessary, what portion of the suburban services of the three railways should be electrified and what facilities are required for the reception and quick d spersal of suburban passengers.

REVISION OF RATING POLICY OF RAILWAYS

- 1233. *Mr. K. O. Neogy: (a) Will the Honourable Member for Railways please state whether the quesetion of a revision of the rating policy of the Railways, has been initiated? If so what progress has been made in this matter?
- (b) Have Government come to any treature conclusions regarding the bound lines on which a revision of the uting policy of the Railways should follow, opart from the question of revising the rates structure?
- The Honourable Mr. M. Asal Ah; (a) Yes Investigation into the possibility of simplifying the rates structure was commenced in 1944 and is proceeding The subject is of considerable complexit; and mickles the cammation of many different and difficult problems. The introduction of telescopic "class" rates on a continuous mileage base without unduly affecting rivenue is now considered to be a practical proposition and the investigation is proceeding towards this end. A factual test is to be made with one class of traffic early next year. A Committee of Rates Experts has been appointed to carry out the work of revision of the rates structure and make recommendations to the Railway Board. Bifore finalising the proposed new scales of rates commencial interests will be consulted.
- (b) No conclusions, other than those relating to the revision of the rating structure, have as yet been reached by Government. There are various aspects of this matter which are under examination by the investigating officer, assisted by the Corimittee of Rates Experts.

RECOMMENDATIONS OF THE ROADS ROLIFR COMMISSION

- +224. *Mr. S. O. Neogy: (a) Will the Honourable Member for Industries and Supplies be pleased to refer to starred question Nos 1207 and 1208, dated the 25th March, 1946, regarding Road Rollers indented from United Kingdom, and state whether the recommendations of the Road Roller Commission have been communicated to Indian Industrialists and manufacturers? Will the Honourable Member please lay, a copy of the Report in the Labrary of this House?
- (b) What has been the result of the consultation with Indian industrialists and manufacturers stated to have been made in this matter [vide clause (c)] of the answer to starred question No 1208]?
- (c) Will the Honourable Member of pleased to place on the table of the House a statement showing the number of Road Rollers already ordered from different countries abroad, indicating the cost thereof? In what period will these Rellers be actually available in India?
- (d) Will the Honourable Member please place on the table of the House a statement showing the number of Road Rollers already acquired from nultury surplus stores in India and the cost involved, as also the number of Rollers, or their component parts, ordered from Indian industrialists and manufacturers, and the total cost involved?

[†]Answer to this question laid on the table, the questioner being absent.

The Honourable Dr. John Matthai: (a) The object of the Road Roller Missio; for the manufacture of Road Rollers On the basis of these recommendations the Government of India negotiated with Indian firms possessing capacity for the production of such component parts as could be made in India As regards the publication of the report, I would refer the Honourable Member to the answer given to part (c) of his question No. 1208, on the 25th March 1946 A copy of the Press Note published is placed on the table of the House

- (b) Orders have been placed with the Tata Engineering and Locomotive Manufacturing Co., for manufacturing 1000 Steam-Rollers and with Jessop and Co., for 500 Diesel Rollers in co-operation with manufacturers in the United Kingdom and the Indian Ordnance Factor es
 - (c) A statement is placed on the table of the House

(d) No Road Rollers have been declared surplus by the Military Authorities According to information at present available 56 Road Rollers have been taken over from American surpluses A trial order for 24 Road Rollers to be manufactured entirely in India at a cost of Rs 5,28,000 has been placed with Messrs Cooper Engineering Co., Ltd The cost of component parts for the 1500 Road Rollers mentioned in reply to parts (a) and (b) is not yet known as the final details of the components which will have to be imported have not been fully worked out.

PRESS NOIL

ROAD ROILERS FOR INDIA

ORDNANIE FACTORIES AND INDIAN FIRMS TO PRODUCE

TECHNICAL INFORMATION FROM U K

One thousand Steam and five hundred Dissel Road Rollers of the British type will be multifactured by Indian Ordanice factories and certain Indian firms in co-operation with manufacturers in the U K, as a result of the recommendations of the Road Rollers Mission which visited India early this year and the negotiations carried on by the Government of India with the representative of British concerns

It is hoped that this will go a long way to meet the large demand for Road Rollers in connection with the Road Development Schemes of the Central and Provincial Governments and Indian States and pave the way for the eventual manufacture of complete units of road making machinery in the country

The entire acheme will cost about Rs 4,40,00,000 nearly 40 per cent of which will be incurred in the Indian Ordannee factores and the rest in Indian and associated British concerns Deliveries are expected to start early next year for completion within two years

The terms agreed upon provide siter alia that jigs, patterns, drawings, designs, and oth technical information will be made available in the country and that such technical personner and co-ordinating cells as may be required by the Ordinance Factories and other firms courerned will be provided by the contracting British firms

The arrangements are that complete boiler and gear units in respect of steam rollers and engines and gear units in respect of Diesel rollers will be imported from the U K and the rest manufactured in the Ordinance factories and two Indian firms

Erection, assembly, commissioning and servicing will be done entirely in India

A trial order for twelve Diesel road rollers is proposed to be placed on an Indian firm Efforts are also being continued to locate capacity which will enable the manufacture of complete road rollers in India

The visit of the Road Rollers Mission, consisting of the representatives of the British Road Roller Industry selected by the India Office on the advice of the Board of Trade and the Federation of Contractors' Plant, was arranged by the Government of India no consultation with the Secretary of State The Vission visited the various Indian Ordanace factories and reported to the Government on the possibility of utilization of the plant, tools, personnel and the general facilities available The Mission also discussed with the Government of India the terms on which the manufacturers in the UK would be prepared to co-government of India and the manufacturers in the UK would be prepared to co-government of India and the manufacturers in the UK.

DEPARTMENT OF INDUSTRIES & SUPPLIES:

^{*} New Delhi, August 1, 1946

Statement showing contrasts placed for the Supply of Road Rollers from different countries a broad

16	Delivery forecast as per the contract		10 Nos by 18-6-46 15 30-6-46 20 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46 11 31-7-46		28 Nos 10 Ton Road Rollers by Nov (Dec 46. 38 Nos 10 Ton Road	Rollers by March 47 16 Nos Tandem 5/8 Road Rollers by March 47 A	27 Nos Tandem 5/8 Road roller 6 by June 1947
	Total cost	Ra	47,50,875	6,54,375	2,32,000	13,51,400	8,32,050
	Price per each		Rs 21,115 (FOR destination in Indus)	Rs 26,175	Rs 29,000 (FOR port of entry in India)	Rs 23,300 (FOR port of entry in India)	Rs 19,350
	Quantity	Nos	225	25	o o	85	\$
	Store 8		Malodm Moore 8/9 Ton (Ballast Tray fitted to earry Cast Iron weights) Three-wheel fitted with Fordson engine.	Malcolm Moore 8-3/4/9-3/4 Ton (Ballast Tray fitted to carry Cast Iron weights four wheel fitted with Fortson engine	Austan-Western 'Autocrat' 10 ton Roll-A Plane Diesel road roller.	Austan-Western 10 ton 'Auto- crat' Three wheel Diesel road roller	Austra-Western Tandem 5/8 ton Desei Road rollers
	Suppliers .		M/s. Maloolm Moore Led. Australia.	Ĝ	M/s William Jacks Co , Ltd Calcutta,		Å
	N 1		-		61		

Deliveries in India to commence in Sept. 1946 at the rate of at least 4 Read rollers per month tail completion. Attennes should	however, be made to expedite production and shipment to greatest extent possible	Every efforts are to be made to start delivery commencing in a July 1947 and delivery is completed by 31st Dec. 1848	Diffe	Ex stocks in U K	At the rate of 10 nos per month	Desei road rollers 5 nos March 1947 followed by 10 Nos par mensen beginning May 1947. Steam road rollers 6 Nos per week beginning Jan. 1947	
4,22,500	4,89,900	2,75,00,000	1,25,00,000	5,10,000	20,00,000	20,60,000	16,500
Rs 21,125 (FOR Madras)	Rs 16,320	Estimated approx Rs 27,500 each	Estimated approx. price R ³ 25,000 each	Rs 8,500 approx F O B London	Rs 20,900	Rs. 20,600 approx (F O B England)	Rs 20,130 approx
8	30	1000	200	99	100	100	20
& Co. (dallon Chaef 10 ton Diesel	Galton Tandem 5/8 ton Diesel	Marshall Steam road rollers 8 tons.	Mis. Aveling Barford Desel Oil Engine road rollers of seek board of the seek by the seek b	Buffalo Spring field 6 tons Diesel road rollers	Diesel road rollers .	Steam road rollers	(Diesel road rollers .
3 M/s. Simpson & Co.	ъ.	M.(s. Marshall Sons, & Co., Ltd., England. (In essociation with Urdname Factorne & Indian Industrialists).		M/s. Jack Olding & Co Ltd. Bat-field.	If /s. Marshells Sons & Co. England. (Order placed thro' D. G. ISD. Blackpool).	M/s. Aveling Barford England (Order placed shrough DG. ISD Blackpool.	ъ
*		•	10	9	-	•	- 1

DETERIORATION OF FOOD IN BENGAL

- 225. *Afr. Sasanka Sekhar Sanyal: Will the Secretary, Food Department be pleased to state
- (a) whether Government are aware of the quick deterioration of the food situation in some of the districts of Bengal,
 - (b) the reasons for such deterioration, and
- (c) the steps taken or proposed to be taken for bringing about relief in the situation?
- Mr. B. R. Sen: The attention of the Honourable Member is invited to the reply to part (b) of unstarred question No. 10, by Mr. K. C. Neogy in the Legislative Assembly on the 28th October, 1946
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member be pleased to state the extent to which during the last week the distribution of food suffered on account of transport problems in East Bengal?
- Mr. B. R. Sen: I cannot give you the exact information but the Government of Bengal are trying their best to rush supplies to East Bengal not only by the normal means of transport but also by air transport
- Sreejut Rohin Kumar Chaudhun: In order to prevent deterioration of food in East Bengal, will the Honourable Member state whether he will send some quantities of food to Assam for feeding the Noakhali refugees?
- MCR B. B. Sen: Assam is a surplus province and there has been no demand from the Assam Government for supplies from the Centre in order to feed the few refugees who have gone there

MANUFACTURE OF POWER ALCOHOL IN BENGAL

- 226. *Mr. Sasanka Sekhar Sanyal: Will the Honourable Member for Industries and Supplies be pleased to state
- (a) m how many places in Bengal are there arrangements for manufacture of power alcohol,
- (b) how such power alcohol is put on the market and the uses to which it is put to,
- (c) whether Government have in immediate contemplation expansion of facilities for manufacturing more power alcohol in Bengal, and
 - (d) what steps are being taken for reducing the price?
- The Honourable Dr. John Matthai: (a) As far as Government are aware there is no distillery in Bengal producing power alcohol
 - (b) Does not arise
- (c) The Panel on Sugar, Alcohol and Food Yeast set up by the late Planning and Development Department has suggested the establishment of a distillery at Darsana for the production of power alcohol

 The report is now under the consideration of Government
- (d) At present control over prices of power alcohol is a provincial responsibility
- Mr. Sasanka Sakhar Sanyal: Is the Honourable Member aware that some sugar factories of Bengal which are owned and managed by Indians made applications for permiss on to produce power alcohol but they have been refused?
- The Honourable Dr. John Matthai: I have no information but I should like to have the position examined
- Sri M. Ananthasayanam Ayyangar: Is power alcohol being produced at any other places?
- The Honourable Dr. John Matthai: I believe so I cannot give particulars off hand

STARRED QUESTIONS AND ANSWERS

R M S. REST HOUSE IN CHANDNI CHOWK, DELHI

- 227. *Mr. Ahmed E. H. Jaffer: (a) Will the Secretary of the Communications. Department please state whether it is a fact that the RMS officials in the RMS Rest House in Chandin Chowk, Delhi, are quite comfortable there?
- (b) It the reply to (a) above us in the negative do Government propose to take steps to improve the lot of the officials in connection therewith?
- Sir Harold Shoobert: (a) It is a fact that owing to neglect of maintenance by the owner of the building the officials concerned are not as comfortable as Government would wish them to be
 - (b) The matter is already engaging the attention of Government

RETIREMENT OF OFFICIALS WITH 25 YEARS' SERVICE ON FULL PENSION

- 228. *Mr Ahmed E. H. Jaffer: Will the Secretary of the Communications Department please state whether in view of unemployment Government propose to consider the question of retirement of all those officials who have put in 25 years of ervice with full pension benefits?
- Sir Harold Shoobert: The questions (Nos 228 and 229) should have been addressed to the Honourable the Home Member They have accordingly been transferred to the list of questions for the 18th November 1946 when it will be answered by the Honourable the Home Member
- Mr. Sasanka Sakhar Sanyal: In case there is any in stake when questions are being addressed, will the Department concerned return them to the Assembly Department and ask them to make the necessary correction and send it to the proper department? After all it has been punted on the Order Paper and may I know why the Honourable Member cannot reply to it?
- Mr. Ahmed F. H. Jaffer: Last session you gave a ruling that if a question is wrongly addressed it should be sent to the department concerned, instead of saying that the question should have been addressed to such and such a department
- Mr. President: It is already being done. When the lists are printed, there is no other alternative but to inform the House that the question has been transferred to such and such a department.
 - Mr. Ahmed E H. Jaffer: The answer will not be given this session
- Mr. President: The Answer will be given on the 13th November by the Honourable the Home Member
- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member how he has tried to carry out this principle that persons who are superannuated are not entertained or retired? I am asking about the Honourable Member's own department. He can reply to the question so far as his department is concerned.
- Sir Harold Shoobert: I am quite prepared to answer that question The reason why this question was transferred to the Honourable the Home Member is that the matter is one of general policy, which must be laid down by the Government of India for all Departments. We cannot have unliateral action on the part of one Department. My Honourable friend has now asked what steps have been taken to stop re-employment of men who have been superannuated. The answer is that normally men in the gazetted ranks above the age of 55 are not being kept in employment. Men in the non-gazetted ranks, who were employed before 1938, are, according to the rule, able to be retained in employment, if they remain mentally and physically efficient, up to the age of 60. That is the postion in our Department which is being followed.
- Mr. President: No more supplementary questions as the quetsion time is now over

CANCELLATION OF EXTENSION GRANTED TO OFFICIALS

†229. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Communications.
Department please state whether extension granted to the officials already in service will be withdrawn to provide employment for the younger generation?

(b) Written Answers

CORRUPTION IN THE ENGINEERING BRANCH OF THE 1-08-16 AND TELEGRAPHS
DEPARTMENT

230. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Communications D-partment please state whether Government are aware that there is great corruption in the Engineering Branch of the Posts and Telegraphs Department and if so whether any special staff is maintained to keep down the corruption?

Sir Harold Shoobert: Government have no reason at all to believe that there is great corruption in the Branch of the Posts and Telegraphs Department mentioned by the Honourable Member although a few cases of alleged corruption and malpractice have been brought to their notice which are being investigated Such few cases do not call for the setting up of a special staff

PROMOTION OF INSPECTORS OF POST OFFICES

- 231. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Communications Department please state
- (a) If it is a fact that the Inspectors of Post Offices who were nominated for appointment as Superintendents of Post Offices and who proceeded on Field Service are being made permanent in the alternative vacancies in the Superintendents cadre.
- (b) if it is a fact that this concession was not given to them when they proceeded on Field Service and has been given only in 1945,
- (c) If it is a fact that the inferior servants of the Posts and Telegraphs Department who had worked as Clerks for six months in the civil and clerks who had qualified in the Inspectors Examination were deputed to the Field Service on the condition that after completion of 12 months satisfactory service they will become eligible for permanent appointment,
- (d) if it is a fact that no vacancies have been reserved for them in the cadres for which they become eligible, and
- (e) if the replies to parts (a) to (d) above are in the affirmative will Government state whether the officials mentioned in part (c) above will be appointed in the alternative vacanoies in the cadres for which they have become eligible?
 - Sir Harold Snoobert: (a) No
 - (b) Does not arise
 - (c) Yes
- (d) No reservation of particular vacancies in the Inspectors' cadre has been made, but the names of eligib'e candidates are to be brought on to the list officials approved for appointment upon completion of 12 months' satisfactory service in the field. The inferior servants who become eligible for promotion to the clerical cadre in consideration of service rendered while in the field with Army Postal units are to be appointed against the departmental quota of 20 per cent posts reserved for promotion of postmen and inferior staff to the clerical grades
- (e) No The officials referred to are, however, likely to be absorbed permanently in the higher grades in due course

EXPRESS DELIVERY OF INLAND AIR MAIL LETTERS

232. *Mr. Ahmed E. H. Zaffer: Will the Secretary of the Communications Department please state whether it is a fact that inland air mail letters are surcharged at the rate of one anna and are delivered by special messengers or by effecting special delivery? If so, what is the propriety of express delivery for which two annas are charged?

Sir Harold Shoobert: There is a surcharge on inland air mail letters of one anna per tola or part thereof payable in addition to ordinary postage. Special arrangements for the delivery of inland air mail letters exist at a few places only It has been necessary to make these arrangements because the air mails at these places arrive after the ordinary deliveries of the day have gone out from post offices. In regard to the last part of the question, I would explain that letters upon which an Express Delivery charge is paid are, on receipt at the office of destination, treated in the same way us telegrame.

Utilization of Inferior Staff for Coolie Jobs by Posts and Telegraphs
Officers

- 233 *Mr. Ahmed E. H. Jazer: Will the Secretary of the Communications Department please state whether Government are aware that the services of the inferior staff, etc., are utilised for coolies job when the Posts and Telegraphs Officeis are out on tour? If so, whether these inferior servants are paid for the work done by them on such occasions?
- Sir Harold Shoobert. The question as framed by the Honourable Member does not indicate precisely what information is required I may state that town time three network in compliants or increase into upon this subject, but I am prepared to make enquiries if the Honourable Member can quote any particular cases in which the services of the inferior Posts and Telegraphs staff have been improperly utilised

INCREASED PAY TO CIRCLE OFFICE OFFICIALS IN FOSTS AND TELEGRAPHS

DEPARTMENT

- ?34. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Communications Department please state
- (a) if it is a fact that the new scale of the 1st Division Clerks of the Circle Offices of the Post and Telegraph Department has been fixed higher than the old scale.
- (b) if it is a fact that their pay has been raised by 5 per cent by the Adjudicator's Λward, and
- (c) if the replies to parts (a) and (b) above are in the affirmative, whether the Gircle Office Officials in the old scale of pay will also be given the benefit of increase of pay by 5 per cent?
- Sir Harold Shoobert: (a) No, except only for the Circle offices at Nagpur and Patna
 - (b) Yes
- (c) Yes, in the case of officials of the class referred to serving in the Circle offices at Karachi, Lucknow, Lahore, Nagpur and Patna, where the old scales of pay are either slightly lower than the revised scales introduced with effect from 1931, or identical with those scales. In other places where the old scales are higher than the revised scales, no increase is to be given to officials drawing pay in the old scales.

WHITE PAPER SCHEME 70 RAIL ROAD COORDINATION

- 235. *Mr. P. B. Gole: Will the Honourable Member for Transport be pleased to state
- (a) whether it is a fact that the policy as explained in the white paper regarding rail-road co-ordination scheme is still being pursued by the Government of India,
- (b) whether it is a fact that the recommendations of the majority of ad-loc committee appointed by this Assembly regarding the part to be taken by the railways in the rail-road co-ordination, are being followed by Government, and
- (e) whether Government intend to open new lines of Railways, if so, whether the new lines are meant for strategic purposes or for needing commercial and passenger needs?

The Honourable Mr M Asat All (a) and (b) The Honourable Members attention is invited to the reply given on 29th October 1946 to question No 3 askeliveness of the Vingal Singh This cost ins a statement of the Intim Government's policy

- (c) Government have under survey investigation various new lines totalling about > 000 mm/s both for strategic purposes and 'or meeting commercial neels. A statement given, the list of such projects is laid on the table. The construction of these lines will be considered when the survey reports are received and examined.
- The above programme includes about 1 066 miles of lines recommended by the Defence Department fit tratego purjoses out of which about 420 miles of lines have also been r ommended by Provincial Governments as eavil projects

Let of approved Raluaj projects-New constructions in 1) ivers) 9

NOTE Strateg c projects are marke I with an asterisk

Projects which are both Commercial and Strategic are marked with double asterisk

	Approx M leages	The rope ed gange
FAST INDIAN RAILWAYS	ĺ	
(a) Disminited I nev to be Res ored—		
1 Unao Mulhoganj Balamau	78	ВС
2 B jnor Chandpur S au	21	ВG
3 Utra t a Siltan our Jafarabad	13,	ВG
(b) Nev Lin 9		
1 K cha Chan lausı	65	ВG
2 B rm traj ur Barwadıh	120	ВG
3 Ch im r Barwa lih (Garhwa road or Untari Road)	140	B G
4 Barkagaon Hazar bagh G r d h Dumka Rampur Haut	225	вс
5 Gaya Sherghat Chatra Ranchi	110	вс
BENGAL ASSAM RAILWAY		
a) Res o atson of Desmantled lines—		
1 Sha staganj Hab ganj	8	M (
2 Moranhat Khowang	6	M G
3 Amnura Chapa: \awabganj	10	ВС
b) Ne Lanes—		
Bahadurabad Goalpara Pandu with a Br dge at Goalpara Jog gopa and a luk from the br dge to Bongaigson, also Gour pur Mymensingh Mahendragan;	283**	M G
2 Sylhet Bazar Chatak	21	M G
3 Khowang Dibrugarh	12	M. G
4 Faridpur Madar pur Bar sal	80	BG

	Approx : Mileages	The proposed gauge
(b) New Lines—contd.		
5. Sainthia Barhampore-Bhairamara	16	ВG
6. Rohanpur-Nithpur-Dinajpur .	76	BG
7. Jharra-Jhanjail Baghmara-Siju-Jankaray	37	MG
(e) Conversion—		l
1. Tezpur-Balipara to be converted from N G. to M G $$	20	M G.
BENGAL NAGPUR RAILWAY		
(a) Desmantled Lenes to be Restored—		
1. Bobbili-Salur	10	BG
(b) New Lanes—		ļ
l. Ramagundam-Bastar-Jagdalpur Jeypur Rayagada	290	BG
The portion between Ramagundam and Bailadila shall be surveyed by H E H the Nizam Railway		
2 Rajnandgaon (or Drug)-Bastar vso Kankar and Tara- gaon	120	BG
3 Sambalpur-Kondagaon vsa Lochipur and Kantabanji .	247	ВG
4. Talchar (along the valley of Brahmu river)-Keel Bank	100	ВG
5 Talbandh (or Bangnposi)-Badampahar (or Sulpat or Rairangpur) including conversion of Rupsa-Talbandh to B G	85	(including 70 miles of conver- sion) B G
6. Khurda Road-Sonepur-Lochipur	128	BG
7. Vishnupur-Santragachi	68	ВG
8. Conta: Road-Conta:-Tamluk-Kolaghat-Ghatal-Chandra-kona.	150	B G
9 Extension of Lohardaga to meet Barwadih-Birmitrapur	23	B G.
10 Naupada-Gunpur extension and convers on to B G	27	B G.
11. Gopalpur-Behrampur-Russelkonda .	57	B. G
12. Nomand: to Joda	16	ВG
(o) Conversion—		1
1 Puruha to Lohardaga	116**	B. G
SOUTH INDIAN RAILWAY		
(a) Now Lines-		
1. Dindigul-Gudallur with restoration of Them-Madura .	70	Mr. G
2. Kollengodo-Cochin Port	41	M.G.
3. Tanjore-Pattukotta:	29	M.G.
4. Arantangi-Karaikkudi	20	M.G.

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LEGISLATIVE ASSEMBL	Y [OTH NOV. 1940
_	Appro Milesg	x: The proposed gauge
M. & S. M. RAILWAY		
(a) New Lanes-		
1. Alnavar-Halıyal-Yellapur-Karwar	-	70 M.G
2 Ellore-Saver: Valley .		70 B. G.
G I P. RAILWAY		
(a) Desmantled Lenes to be Restored—		
1 Cawnpore-Khairada	8	ı BG.
(b) New Lance-		,
1 Diva-Dasgaon	9	3 BG
2 Manmad-Nardhana .	7	9 BG
3 Belapur Road-Sheogaon .	4	B G
4 Baramati-Pandharpur	3	5 B G
5 Ahmedpur-Sheogaon	4	5 B G
6. Kurla-Karjat	3	5 B G
7 Amraoti-Narkher .	79	B G.
B B & C I. RAILWAY		
(a) Desmantled Lanes to be Restored-		
1. Vasad-Kathana	27	B. G.
(b) New Lanes—	1	
1. Bulsar-Dharampur	17	B. G.
2 Khandwa-Hingoli	. 169*	M. G.
3 Ajmer-Kotah	. 100	м. с.
OUDH TIRHUT RAILWAY		
(a) New Lanes-		
1 Kashipur-Kalagarh .	30	M. G.
2 Chakia Alwalia Sikhwalia	27	M G
3 Sitamarhi-Sonbarsa .	20	M. G.
4 Murliganj-Madhepura	13	M. G.
JODHPUR RAILWAY		
(a) New Lanes-		
1. Pithoro-Kahi-Tando Mithakhan-Sanghar-Jhol	. 62	м. с.

	Approx M leages	The proposed gauge
NORTH WESTERN RAILWAY		
a) Desmantled Lenes to be Restored-	}	
1 Nagrota-Jog ndernagar	35	N G.
2 Rohtak-Pampat va Gohana	20	в G.
b) Net I snes-		
1 Haveban Garba Habibullah .	43	вG.
2 Charsadda Mardan .	17	вС
3 Pezu Dera Ismad Khan	40	в G.
4 Tando Mohd Khan Moghalb n (Jati Taluka)	72	вС
5 Bad-n-Gujrat (Bombay Sind)	268*	ВG
6 Karachi-Kalat Quetta	410*	ВG
7 Peshawar-Kohat .	40*	вG
8 Kohat Bannu	80*	в).
9 Rupar-Talaura .	37	в G.
10 Khushab-Nurpur Darya Khan	70	в G.
11 Kashmore Dera Ghazı Khan	10	N G.
12 Jhang Malout	100	ВG
13 Khewra-Chakwal	40	в 0.
(a) Contermon—	\	
1 Marı Indus-Bannu and Manyaı Lakı Marwat from N G to B G	158**	В. С.
2 Jacobabad-Kashmere from N G to B G	77	ВG
3 Kohat-Thal	64*	B G.

Introduction of Skelton's Guideways System of Transport between Villages by Railways

236. *Mr. P. B. Gole: Will the Honourable Member for Transport be pleased to state whether Government are aware that the skelton's guideways system demonstrated to the Officers of the Railway Board, at Dapun near Poona in 1887-89, and recently in the Jamnagar State is a cheaper and more convenient form of transport and has a greater hauling power? If so, do Government propose to introduce it as means of communication between villages?

The Honourable Mr. M Asat Ah: No officer of the Railway Board was present at the demonstrations of the Skelton guideways system at Dapuri near Poona in 1987-39 or in the Jaminagar State later on In 1989 the Board arranged for a Railway Officer to examine a project of the guideways system for the Kushmir State On the findings of the Railway Officer His Highness' Government decided to drop the idea of experimenting with the scheme

As matters stand at present, there is no proposal for the Railway Department to embark on an experiment which requires to be tried out

REDUCED INTERIM RELIEF PAID TO VIZAGAPATAM PORT WORKMEN

- 237. *Sri N. Narayanamurthi: (a) Will the Honourable Member for Railways please state if Government are aware that while all the employees of the Central Government are given interim relief at Rs 9/4/- per mensen, the Vizagapatam Pott workmen alone are being paid at only Rs 4/8/- and that too only from April last and with no retrospective effect as in the case of the others who were paid from July 1945?
 - (b) If so, do Government propose to remove this discrimination?
- The Honourable Mr. M. Asaf Ali: (a) Central Government servants in Civil Departments other than the Railway and Posts and Telegraphs Departments, who were in service on the 1st July, 1946, have been granted interim relief with retrospective effect from 1st July 1945 as follows —
- (1) Addition to pay at Rs 3 per mensem, for those on a pay up to and meluding Rs 40 per mensem, and at Rs 4-8-0 per mensem for those on a pay above Rs 40 per mensen and up to Rs 250 per mensen, and
- (11) Compensatory allowance for those on a pay up to Rs 300 per mensem at a flat rate of Rs 3-12-0 per mensem in areas where the supply of foodstuffs at concessional rates to Central Government servants has not been arranged by the Government of India

The staff of the Vizagapatam Port prior to 1st April, 1946, from which date the Port came under the administrative control of the Bergal Nagpur Railway, were eligible for relief in accordance with the above orders for the period from 1st July, 1945 to 31st March, 1946, and instructions to pay them the relief in accordance with these orders were issued on 19th October, 1946. From 1st April, 1946 the stiff of the Vizagapatam Port are treated as 1ai'way servants and are entitled to relief on the scale sanctioned for other railway servants, i.e., at a flat rate of Rs. 4-8-0 per mensem, grainshop concessions being admissible in addition.

(b) In view of the position as explained in the reply to part (a) above the question does not arise

VICTORY BONUS TO VIZAGAPATAM HARBOUR AND LORT WORKMEN

- ${\bf 23b.~^4Sri~N.~Narayanamurthi:}$ Will the Honounable Member for Railways please state
- (a) whether Covernment are aware that the "Victory Bonus" given to all Military services was not extended to the Vizigapatam Harbour and Port workmen, who were directly under the War Department till April, 1946, and who underwent the worst privations and risks of war including Japanese aenal bombing, and
- (b) whether Government propose to extend the said Bonus to them also, as recommended by the Madras Port Trust and in the same manner as it was applied in the case of the Madras Port workers?
- The Honourable Mr. M. Asat Ali: (a) Victory Bonus has not been allowed to employees of the Vizagapatam Port. It must, however, be explained that the ward in the case of military services was not a Victory Bonus but a Wai Gretary. The litter has not been granted to the Defence of India personnel, meluding such personnel on Railways, Posts and Telegraphs and Ports, evcept in the case of those who drew military rates of pay when serving in field service area.
- (b) A stated in the reply to Diwan Chaman Lall's Starred Question in the House on the 14th March 1946, Victory Bonus has not been allowed to Government employees Staff of the Madras Port Trust are employees of a non-Government body Government do not propose to treat Vizagapatam Harbour and Port workmen differently from other Government.

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PROPOSAL BY BENGAL NAGFUR RAILWAY TO DIVERT THROUGH PASSENGER TRAINS BETWEEN MADRAS AND CALCUTTA TROM SHEHACHALAM TO ANARAFALII LIRICX 239. *St. N. Maryanamurthi: Will the Honourable Member for Railways

please state.

- (a) whether there is any proposal by the authorities of the Bengal Nagpur Raulway to divert all the Mail and Passenger and other through trains between Madras and Calcutta from Simhachalam to Anakapalli direct without bouching Waltar and thus reduce the present Simhachalam-Waltar section of the main-line into a branch-line.
- (b) if the reply to part (a) above is in the affirmative, when, by whom and for what reasons, this proposal was made,
- (e) whether, Government are aware, that such a step is bound to be not only harmful to the best interests of the Vizagapatam City and Port, but also diametrically opposite to the recent recommendations of the Technical Committee for the development of Ports regarding the future expansion and development of the possibilities of Vizagapatam Harbour and ship-building yards, and
- (d) whether Government propose to stop any such move on the part of the Bengal Nagpur Railway authorities and consider an alternative plan of deve loping the present Waltari Railway Station into a first class junction Station and connecting it with new lines?
- The Honourable Mr. M. Asaf Ali. (a) and (b) The Bengal Nagpur Railwa. administration are considering a proposal to run the Madias-Calcutta Mulls via Simhachalam North Station instead of Waltarn as at present, and the proposal is under examination in consultation with the M & S M Railway authorities. There is no intention at present to extend the proposal to include other passenger trains. Should it be decided to effect this change, the Bengal Nagpur Railway will provide convenient shuttle services between Simhachalam North and Vizagapatam Town, connecting with Up and Down inail trains. These shuttle trains will be provided with "Through" coaches to and from Vizagapatam Town with accommodation for luggage and mails. The "Through" coaches will afford considerable convenience to pass apress from Vizagapatam Town and Waltar since they will be able to secure accommodation from the start of their journey where is at present they have to face the uncert inty of finding accommodation in a through train passing Waltar station.
- It is estimated that the proposed diversion will reduce the time taken at present for the journey between Calcutta and Midras by approximately 45 minutes by eliminating that portion of the present journey from Gopa'apatham to Waltair which is considered necessary only for passengers travelling to and from Vizagapatam Town and Waltair
- (c) Government endorse the opinion of the Railway administration that the proposal, if adopted, will neither be hairful to the interests of V zagapatam City, nor affect the development and expansion of the port
- (d) Since the proposal is designed to accelerate the journey for through parametric period of the parametric period of the parametric period of the mail trains are passengers to and from Vizagapatam Town and Waltarr, Government consideration of the proposal

As regards Waltair station the Bengal Nagpur Ra lwav have under consideration the improvement of facilities for the travelling public at that station.

DETAILS TO STRIKES ON RAILWAYS

- 240. *Sri N. Narayanamurthi: Will the Honourable Member for Railways please lay on the table of the House a statement giving the undermentioned details (preferably in a tabular form) about strikes which have broken out since 1928 on various railway administrations
 - (i) name of railway on which the strike broke out;

- (11) duration of the strike.
- (iii) causes of the strike.

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- (IV) measures to settle with the strikes, and
- (v) the result of each?

The Honourable Mr. M. Asaf Ali: I lay on the table of the House a statement* giving the available information so far as it relates to Indian Government Railways.

PURCHASE OF FOOD BY INDIA FROM ABROAD

241. *Mr. Manu Subedar: (a) Will the Secretary of the Food Department places tate how much food has been purchased by India from abroad (b) by Gootment and Governmental agences, and (n) by private midriduals')

- (b) What prices have been paid for these purchases?
- (c) Is it true that these pines were very high?
- (d) What 15 the total quantity of money involved?
- (e) In what manner was payment settled and in how many cases was there a barter airangement?
- (f) What are the detailed terms of these barter arrangements and do Government propose to lay a copy of these terms on the table of the House?

 $Mr.\ B.\ R.\ Sen:$ (a) and (b) Statements giving the necessary details are laid on the table of the House

- (c) Yes
- (d) Approximately 57 7 croies
- (e) Except in the case of Indonesian paddy the payment for supplies in all cases was made in cash
- (f) A copy of the Agreement with the Indonesian Republic is placed on $% \left(\mathbf{r}\right) =\mathbf{r}$ the table

Purchase of foodgrains made by the Government of India on Government account during the current financial year

Country from which imported	Purchasing Agency	Kınd of food- grain	Quantity in tons	Landed price per maund		
	and the same of th					P
Argentine	Dreyfus & Co and Indian Govt Trade Commissioner, Beunos Aires	Maize	304,000	13	3	4
Do	Do	Millets	16,000	11	1	0
Do .	Dreyfus & Co London	Rye	2,000	17	5	0
Do	De	Kaffir Corn	750	12	13	0
Australia	Rallıs Bros Ltd , Karachı	Millets	900	13	7	0
Do	н м G	Barley .	1,050	13	8	0
Do.	Maars Corp , Madras	Millets	300	11	4	0

^{*}Not painted in these Debates A copy has been lared in the Library of the House.

Country from which imported	Purchasing Agency	Kind of food- grains	Qvantity in tons	Landed price per maund			
				Rs a r			
Australia	M'n'stay of Food	Wheat	304,195	9 12			
ъ .	D ₀	Wheat flour	128,157	13 5			
Egypt	Indian Govt Trade Commr, Egypt	Millets	40,700	14 9 0			
Do	Do	Barley	7,007	14 9 0			
Iraq .	Andrew Weir Co, Basra	Millets	2,000	14 9 0			
Do	Saapen Co, Bom- bay	Do .	170	17 9 0			
Abyss n a	Besse & Co , Aden	Jowar	1,421	13 0 0			
Canada .	Indian Supply Mis- s on	Oats .	30,358	11 1 0			
USA	Do	Milo	45,500	13 10 0			
Do	D ₀	Wheat	410,695	12 0 1			
Do .	D ₀ .	Wheat flour	9,758	13 5 9			
\mathbf{D}_0	$\mathbf{D_0}$	Corn	90,617	13 2 0			
Turkey	Ministry of Food	Barley	4,900	9 10 9 to 14 9 9			
Burma	Government of Burma	Maıze	5,030	9 15 6			
Do .	Ministry of Food	Rice	149,444	16 0 0			
Siam,	υo	Do	8,700	9 12 0			
Sargon and Indonesia	Do	Do	19,890	12 12 0			
Brazıl .	Do	Do	51,682	13 15 0			
		Total cost in	crores Rs	to 30 0 0 57 72			

Purchase of foodgrains through private individuals

Country from which imported	Agency	Grain	Quantity	Landed cost	Total cost
Abysain'a .	Surashtra Seva Samiti,	Wheat .	Tons 440	About Rs. 12-12-0 per maund.	Rs. 1,52,000

LEGISLATIVE ASSEMBLY COVERNMENT OF INDIA DEPARTMENT OF FOOD

Ratuma, 27th July 1946

The Representative, Government of India

The Prime Minister, Indonesian Republic

tour Excellency,

- I have the honour to refer to recent conversations had better to and to state that the Government of India are grateful to the Indonesian Republic for the generous offer to supply paddy to India

 They deeply approciate your desire to relieve the critical food situation in India
- 2 I am to assure you that the Government of India desire to assist Indonesia to relieve the shortage of consumer goods and will supply such goods as are required by you to the maximum extent possible
- 3 The Government of India accept the offer to supply paddy on the terms and conditions mentioned below

(a) Seven hundred thousand tons of paddy will be supplied

(b) The price of paddy will be supees ten, annas thirteen and four pies per one hundred kilogrammes

(c) Paddy will be delivered at ports in bags which will be supplied free, for this pur pose, by the Government of India

- pose, by the covernment of india (d) The paddy, to be supplied will be of fair average quality, clean and full grain and without stem. Dust mixture will be kept at a minimum and, in any case, will not exceed five per cent. In case the quality of paddy offered is below the specification mentioned above, the shipping officer of the Government of India will have the option either to reject the supply or to purchise it at such lower price as may be mutually agreed between the representatives of the Government of India and the Indonesian Republic
- (e) The value of paddy supplied by the Indonesian Republic will be set off against the amount due to the Government of India on account of consumer goods supplied to the annone has been convenient of india of events of consumer goods applied to the Indonesian Republic, and the balmac, if any, will be prud in India to the authorised agents or bankers of the Indonesian Republic II on the other hand, a net payment is due to the Government of India the Indonesian Republic will pay to the Government of India such amount in uppers in India
- (f The Government of India will arrange shipping and will do all in their power to (! The Government of Linux with arrange suppling and with 00 min ment power or suppliement load resources of lighters and tiugs. You have kindly agreed to provide trained bloom and such lighters and tiugs as are available for loading operations. Labour and lighter charges will be paid by the Government of India at the current scale of payment for such services. The Indonesian Republic will pay the charges, in the first instance and recover them from the Government of India in rupces at a rate of exchange to be untuilly agreed between the Indonesian Republic and the Government of India

them stored netween the minonestin republic the Indonesian Republic have agreed (2) With a view to minimum delay in shipping the Indonesian Republic have agreed to be a sense the Indo to keep stocks of fuscults thousand trues of piddy, ready at each port. To assent the Indo
news, nepublic in movement of paddy the Government of India will endeavour to provide additional motor trunsport of rat as they are able to do so.

(h) The Government of India will supply to the Indonestia Republic, on payment in India if prices agreed upon such quantities of textule piecegoods, yarn, agricultural implements motor tyres and their, codeing uteries and other consumer goods as are remuted by you only an be-supplied by India. For handling and freight charges incurred by the Government of India will also be prud by the Indonestia Republic.

I tale this occasion to renew to Your Excellency the expression of my high const derition

> K L PANJABI. Remerentative of the Government of India

> > Jacotra, 27th July 1945

The Prime Minister

Indonesian Penablic

To The Representative

Government of India

Dear Mr Panjibi,

I have great pleasure in acknowledging receipt of your letter of the same date It has been my earnest desire to relieve the critical food situation in India by supply of

- 2 I am very glad to note that the Government of India desire to assist the Indonesian Republic to relieve the shortage of consumer goods and that they will supply such goods as are required by us to the maximum extent possible
- 3 I confirm that the Indonesian Republic will supply paddy to the Government of India on the terms and conditions mentioned below
 - (a) Seven hundred thousand tons of paddy will be supplied
- (b) The price of paddy will be supees ten, annas thirteen and four pies per one hundred kilogrammies
- (c) Paddy will be delivered at ports in bags which will be supplied free for this purpose by the Government of India
- (d) The paddy to be supplied will be of fair average quality, dean and fall grain, and without stem. Dust mixture will be kept at a minimum and, in any case, will not exceed 5 per cent. In case the quality of paddy offered is below the specification mentioned above, the shipping officer of the Government of India will have the option either to reject the supply or to purchase it at such lower price as may be mutually agreed between the crpresentatives of the Government of India and the Indonesian Republic.
- (e) The value of paddy supplied by the Indonesian Republic will be set off against the amount due to the Government of India on account of consumer goods supplied to the Indonesian Republic, and the balance, if any, will be paid in India to the authorised agents or bankers of the Indonesian Republic If on the other hand, a net payment is due to the Government of India, the Indonesian Republic will pay to the Government of India and mount in rupers in India
- (f) The Government of India will agrange shipping and will do all in their power to supplement local resource of lighters and tugs. The Indonesian Republic will provide trained labour and such lighters and tags as are available for loading operation. Labour and lighter charges will be past by the Government of India at the current scale of pay ment for such services. The Indonesian Republic will pay there charges in the first instance and recover them from the Government of India in inpers at a rate of exchange to be mutually agreed between the Indonesian Republic and the Go criment of India.
- (g) With a view to minimise delay in shipping the Indonesian Republic have agreed to keep stocks of twenty thousand tons of paddy at each pott. To assist the Indonesian Republic in this the Gosciannian of India will endeason to provide additional motor transport as far as they are able to do so
- (b) The Government of India will supply to the Indonestia Republic on payment in India it prices muturally exceed upon such quantity it testile picegoods, yain, agricul tural implements, motor (year and tubes, cooking attends and other consumer goods is are required by us and can be supplied by India. The handling and freight charges meatred by the free-remement of India will such by partle by the Indiaestan Republic.
- With renewed expression of our sentiments of sympathy and friend-hip for India I ion am.

Yours sincerely SJAHRIR

NUMBER OF FOOD SHIPS WHICH ARRIVED IN INDIA SINCE JANUARY 1946

- 242. *Mr. Manu Subedar (a) Will the Secretary of the Food Department please state how many food ships have arrived in India from January, 1946 and at which point they were landed?
- (b) Why was it found necessary to take food ships to the poit of Karichi, which is itself an exporting port?
- (c) What arrangements have Government made for storage, landing and bagging at different ports for the requirements of the deficit areas in food?
- (d) Have Government any information of the articles which the ships, that brought food to India, carried and what was the height safe chaiged on (i) bringing food to India, and (ii) taking other eargo from India?
- MC. B. R. Sen: (a) From the first January to 24th October 233 ships carrying foodgrams have arrived in India I place a statement on the table of the House showing the number of ships which arrived at each port during each month of this period
- (b) Though Karachi is an exporting port, some imports had to be brought there at certain times of the vear to meet shortages in areas normally served by Sind and the Punjab It will be seen from the statement which I have just placed on the table that during the period January to April 16 ships were received at Karachi, during May and June six, none in July and August and four full

ships and three part cargoes in September and October Early in the year the North of India had exhausted wheat surpluses and it was necessary to bring grain to Karachi to meet deficits in Delhi, N W F P and similar other deficit areas During July and August when the surpluses of Sind and the Punjab were available, no ships were brought in Now that these surpluses are exhausted, grain must be brought to Karachi in order not merely to feed these areas but also to repay the loans of wheat which we have taken from Sind, Bahawalpur and the Punjab

- (c) The Government of India have appointed Clearing Agents at various ports whose business it is to clear and bag the gram and to deliver it in accordance with Government's instructions
- (d) Information regarding the cargo carried away by the ships in question from India and the freight charged on that cargo is not readily available. A statement showing the freight charged for food from various countries is placed on the table of the House

F. - Full Cargo

P. - Part Cargo

I. Statement showing the number of ships earrying imported foodgrains received at Indian ports from 1st January 1946 to 24th October 1946

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		Jennery	February	March .	7	·	٠		ŧ	September	October (up to 24th October 1946)	
		3	å,	Ä	April	May	June	Andy	August	Sept	0 참고	

II Statement showing fre ght for foodgrains imported into India

Australian Wheat and Wheat Flour

Name of foodgrain	Froght rate
Australian wheat—	
1. From West Austral's-	
(a) Bulk wheat	63 sh per ton
(b) Bagged wheat	77 -h per ton
Austral an Flour—	84,6d per ton
2, From State other than West Australia -	
(a) Bulk what	76 sh or ton
(b) Bagged wheat	88 h per ton
(c) Wheat flour	95 sh 6d per ton
3 If discharged at	
(a) Two ports Range some coast extra charges	2 sh fid er ton
(b) Extra range or Mutras extra charges	8 h 6d per ton
(c) Two ports Madras Bombay extra charges	6 h per ton
American and Can	adian 'heat
Early supplies	1 103 6d tos liprton
A For load ngs completed up to and including 20th June 1946	
(i) To Fast Coost Ind a Ports— From U.S. Atlent c Ports U.S. A	U S 1 5 29 00 or ton
From U S A Gulf Ports -	U N A § 29 75 per ton
(a) To West Coast Ind a Ports from U S	U S \ 25 75 per ton
From U S A Gulf Ports	U S A < 26 77 p r ton
For load my completed on or after 21st June 1946	•
(i) To Fast Coast Indian Ports from U.S. A. Atlant c. Ports	US 1 9 30 00 er ton
From U S \ Gulf Po.ts	U S A \$ 30 75 p r ton
(11) To West Coast India Ports from U.S. A. Atlantic Ports	U S A \$ 26 65 per ton
From U S A Gulf Ports	U S A \$ 27 65 per ton

These rates apply to cargoes land d at one port and discharged at one port For more than one ort of discharge, 50 Cents of U S A currency per ton will be leved 'or each additional '70 to the a givent appl cable rate

STARRED QUESTIONS AND ANSWERS

Masze

Name of foodgra n	Freight rate
Argentine .	Sh 107 6d er ton
Burma	Sh 1076d ler ton Rs 46 ler ton
Mellets	,
Argentin .	Sh 107 6 d per ton
Egypt an	From sh 60 to 65 per ton Rs 55 per ton
Iraqı	Rs 55 per ton
Barley	
Egyptian	From h 60 to 65 I er ton
Rye, Kafties Corn, Jauar	, Oats and Milo
Argentine Rye .	107 sh 6d per ton
Canadian Outs	155 sh per ton Rs 3-12-10 per md (Fast coast)
	144 sh 6d per ton Rs 389 per md (West coast)

CONSTITUTIONAL POSITION IE MEMBERSHIP OF INDIA OF INTERNATIONAL BODIES eq. COMBINED 1000 BOARD

- 243. *Mr. Manu Subedar: (a) Will the Secretary of the Food D-pattment please state the manner in which India has been saddled with the membership of international bodies, such as the Combined Food Board, and the Combined It in Material. Board, and what is the constitutional position in respect of these at the present moment?
 - (b) In how many such Boards is India involved?
- (c) What is the influence of these Boards with regard, to the (i) fixing of prices, and (ii) quantity exported to different destinations?
- (d) If we dioverment received any protest against the fixing of prices in India of some of the materials through this machinery and, if so, in which cases and which are the articles that are affected in this manner, upair from terrubber, into, shellar, inner and hides?
- (e) Is it i fact that the interests of the Indian producer of raw materials were adversely affected through the operation of these Boards?
- (i) When and in what manner do Government propose that India should be fite to deal with those topics in India instead of in London, as has been the case hitherto?
- Mr. B R. Sen: (·), (b), (c) and (i) So fir is India's relationship with International Food Organisations is concerned, the attention of the Honourable Member is driven to the opening portion of the "Memorandum on the Food position in India" laid on the table of the House at the beginning of this Session The Combined Raw Materials Board and the Combined Production and Resources Board were dissolved long ago. India, however still continues to be a Member of the Combined Textiles Committee at Washington. I lay on the table a copy of a document giving terms of reference and procedure of the Combined Textiles Committee. The Committee has no control over the fixation of prices of goods for export.
 - (d) This does not arise
 - (e) No, Sir

C Textale C Document 4

Confidential

March 29, 1946

COMBINED TEXTILE COMMITTEE

Terms of Reference and Procedure

The United Nations continues to face sub-tantial deficits in cotton textile products. This condition requires coordination of 11 cotton textile resources in order to issue the most equitable possible distinuation.

- The Comlined leville Committee it its not meeting on Much 29, 1946 adopted the following a market end on their of procedure is a means to ensuring in equitable distribution of the level of the committee recognizes the night of each country to direct its own evil a through the sproprinter national agreement of the level of the continuous of direct its own evil a through this approprinter national agreement will be level that Combined leville C must be recommendations should cover only make a digital markets in prior meessarily to must effective to ordination. It is undictioned that the first ill and trade utranspensation energy of the material faced authorities conceined.
- I terms of Reference— To recommend to member governments the mamman quantities of broad woven cotton goods and cotton vanit to be made available by them for export to the several importing countries including the state of extension and the state of the
- 2 Procedure—(a. Production and its Illocation—About one month pion to the beam of each quarter or illocation period (which may be thee months via months or a year, depending upon which best suits the pluming of nitional igencies, conceined the intional supply spenies of each country should file through its member on the Committee a state ment as to the interpreted production of cotton broad woven goods during the coming quarter or illocation period and the division of this production as between the major clum ante
- (b) Requirements and Export Allocations—The export agencies of the supplying countries should file with the Committee though tien respective members, about one month prior to the beginning of the quitter or allocation period, a statement on cotton broad waven goods, setting forth.
- (1) The total screened varidage import requirements of each country to whom exports are proposed for the coming quarter together with a supporting statement, where necessary
- (2) The amount which it is intended to allocate to each country for the coming quarter, or allocation period
- (c) Mall Recommendations—The Staff of the Combined Textule Committee after in analysis of the information contained in I and 2 blove, and taking into account probable supplies from non-member countries, will develop a combined programme recommending such adjustments in the distribution of each countrie second programme as appear appropriate to secure as equivible i distribution as is possible of available supplies—particularly to areas which are excuously undersupplied.
- (d) Committe Recommendation—The Committee members will review the Staff Recommendation and agree upon a final recommendation to be transmitted by each member to the accept in his country responsible for the illocation of cotton broad wore goods for export. This Recommendation should be assued prior to the beginning of a quarter or the allocation period.
- (c) Revenue in Ullocations—Fach member will transmit to the Committee any amend ments which are made in the Combined Export Programme as issued by the Committee It is understool that in the event an imposition country is unable to take up all or part of any approved allocation the national illocating agency shall inform the Combined Textile Committee is to the reillocation of this amount

DISPOSAL OF TEXTILES BY DISPOSALS BOARD

- 244. *Mr. Manu Subedar: (a) Will the Honourable Member for Industries as Supplies please state the total quantity of textiles disposed of by the Disposals Board and how much total quantity still remains?
- (b) What is the total quantity of ready-made clothes imported into India since the stoppage of hostilities?

- (c) Have Government any information about the trade in second-hand clothing and, it so, have Government considered whether this trade should continue unrestricted and unchecked?
- (d) Has any fumigation by chemical cleaning of second-hand clothing imported from abroad been done?
 - (e) Are Government aware that poor people are buying such clothing?

The Honourable Dr. John Matthai: (a) A statement is laid on the table showing the total quantities of cotton textiles disposed of and remaining for disposal

- (b) Statistics in respect of imports of second-hand clothing are maintained in terms of value. The total value of such imports to the twelve months' period July 1945 to June 1946 amounted to Rs 19,41,460.
- (c) Government do not see any present necessity to interfere with the second-hand clothing to de-
 - (d) Enquiries are being made
 - (e. Yes, Sir

Stelement showing total quantities of Cotton Textiles disposed of and remaining for disposal on 30th September 1946

(1) Precesponds

Lotal quantity declared surplus -120 million yards

Balance yet to be disposed of -80 million yields, which includes approximately 33 million varies in respect of which full particulars are awaited. Bulk of remaining 47 million yards consists of hospital items and cannel.

(2) 1 arn.

Total quantity declared surplus -15 million pounds.

Balance yet to be disposed of -0.55 million pounds, which includes 0.24 million pounds in respect of which full particulars are awaited Remaining 0.31 million pounds consists of specialised counts not suitable for wearing

(3) Sewing Thread

Total quantity declared surplus -7 47 million Reels, Cops and Balls

Italance yet to be disposed of -4.98 million Reels Cops and Balls which includes 3.8 millions in respect of which full particulars are awaited millions is under offer to Province's

(4) Garments

Total quantity declared surplus -6 48 million numbers

Halance yet to be disposed of -154 million numbers which includes 0.3 million numbers in respect of which full particulars are awaited

(5) Tapes, Neuars, Cordages and Webbings

Total quantity declared surplus -74 40 million yards

Balance yet to be disposed of -295 million yards which includes 54 million yards in respect of which full particulars are awaited

(6) Miscellaneous

(A) Kapok, Bunting, Lines Cotton, etc

Total quantity declared surplus -1 99 million pounds Balance yet to be disposal of .-0 66 million pounds

(B) Tea Cloth, Gloves, Canvas Tanks and Buckets, Covers Waterproof, etc Total quantity declared surplus —1-06 million numbers Balance, set to be disposed of —0-02 million numbers STEPS TO ENCOURAGE BUILDING OF HOUSES IN INDIA

- 245. *Mr Manu Subedar: (a) Will the Honourable Member for Industries at Supplices please state the steps that Government have taken to encourage the but ding of houses in India?
- (b) Have the Provincial Governments made any requests in the matter of control of steel, cement, timber and change of priority and for assistance in the natter of rullway priority for building material?
- (c) If so, what Provincial Governments and with what results and what was the response from the Central Government?
- The Honourable Dr. John Mattha: (a) The Government of India have urged upon Provincial Governments the desirability of taking all possible measures to stimulate the building of houses and have requested them to set up Building Materials Panels with this object
- (b) and (c) The Bombay Government suggested that the best method of encouraging building of houses night be to remove control over steel and cement. The Government of India removed their control over steel, but they have been compelled recently to rempose the sace control owing to fall in production and the madequate supplies now available. The Cement Control lapsed on the 1st Octobe 1946, but has been reimposed by many of the provinces Here also a central control may be come necessary. In both cases however the Control will amount to the allocation of provincial quotas and the provincial governments will be left free to make quantities available for the construction of houses and buildings.

MONEY REALISED BY DISPOSALS

- 246. *Mr. Manu Subedar: (a) Will the Honourable Member for Industries and Surplies please state the total amount of money realised by disposals month b. month since the disposals work began?
- (b) How and for what purpose are the moneys falling in the hands of Government used "
 - (c) How much is the estimated further realisation from the disposals?
- (d) How much of the American material has been disposed of and bow much remains to be disposed of '
- (e) Hew ruch Government expect to pay to the Government of the United States of American in respect of the excess payable to them on this account in respect of American material?
- The Honourable Dr. John Mattha: (a) I regret that monthly figures are not readily available over the whole field. These are being collected and will be laid on the table in due course. From November 1913 to September 1946 total realisations were Rs. 55 15 crores
- (b) Proceeds from the disposal of surpluses are not earmarked for any specific purpose. Those from the disposal of India-owned surpluses are credited to the General Revenues of the Government of India and those from the disposal of U. K.-owned surpluses are credited to H. M. G.
- (c) It is not possible to furnish an estimate in view of the uncertain factor involved
- (d) Approximately 40 000 motor vehicles and trailers and 60,000 tons of other stores were disposed of up to 30th September 1946 About 2,000 motor vehicles and 476,000 tons of other stores remain
- (v) The bulk of the American material remains to be disposed of. Here again it is not possible to estimate the final total realisation and consequently the total amount payable therefrom to the United States of America

RETENTION OF SOME OF THE RULES OF DEFENOE OF INDIA ACT UNDER EFECIAL ORDINANCES

- 247. *Dr. Zia Uddin Ahmad: Will the Honourable the Law Member be pleased to state
- (a) if it is a fact that some of the rules framed under the Defence of India Act are still retained in original or repeated under special Ordinances,
 - (b) if so, what those rules are which are still in force, and
- (c) the justification of the Government of India for not with drawing these rules $^\prime$
- The Honourable Mr. Jogendra Nath Mandal: (a) and (b) The Emergency Proisions (Continuouse) Oldmance, 1940, promulgated on the 25th September, continuous in force with or without modification the provisions of the Defence of India Rules mentioned in the Schedule to the Ordmance to which the Honourable Member may refer The Essential Supplies (Temporary Powers) Ordmance, 1946, promulgated on the same day, which was made in pursuance of the India (Central Government and Legislature) Act, 1946, provides for the maintenance of controls over the commodities mentioned in clause (a) of section 2 of the Ordmance and substantially reproduces the provisions of the Defence of India Rules under which such controls were proviously exercised. The Requisitioned Land (Continuous of Powers) Ordmance, 1946, promulgated on the same day, which was also made in pursuance of the India (Central Government and Legislature) Act, 1946, provides for the continuous of all requisitions in force immediately before the expiry of the Defence of India Act and of the power to acquire requisitioned land in certain specified circumstances
- (c) The compelling grounds for the promulgation of these Ordinances were enabled in a Press Note, dated the 14th September, 1946, of which a copy is laid on the table

PRESS NOTE

Several emergency measures made during the war period are due to expire on the last oxfolor next, either because they have only been made for the duration of the war and sy months thereafter or because they encroach upon the legislative or executive authority of Provinces and, therefore, will to the extent of that encoachment ceres to have effect 8 months after the revocation of the Proclamation of Princegency under section 120 of the Constitution Vet. The most important of such measures use the Defence of India Act and the Rules and the large number of "Control Oticles," mide under those Rules.

In puticular, the economic controls applied on an all Indib basis to the production, spipily and distribution of essential commodities, in short suppl), like foodstuffs, textiles, coal pujet, etc, will lapse on the lat Octobe, if no legislative action is taken before that dire. Scondly, the expiry of the Defence of India Rules will result in the termination of all requisitions of immoveable property and the cessation of the Central Government's power to acquire property upon which it has created valutive resides through the pariod of requisition or which it is necessary to acquire for the maintenance of essential supplies and strive. Whough these two matters fall within the provincial field, the Indian Legislature has been empowered by an Act of Parliament presed in March, last to make laws in respect of them.

Legislation within the normal powers of the India Legislature is also necessary to continue some of the emergency powers exercised during the will period in respect of the following matters —

Trading with the enemy and custody of enemy property, control of foreign exchange and securities, control of control issues import and export of goods into or from India, Railway priorities, control of shipping and special provisions for safety at see avoidance of strikes and lock-outs and amicable settlement of trade disputes, regulating the supply of electrical energy by electric supply undertakings and house tent control in Chief Commissioners' Provinces

If an Interm Government had assumed office earlier it might have been possible to convene a session of the India Legislatuse and submit all the above legislature proposed in the form of Bills with a view to them bong passed before the end of this month. Since this is not practicable, but at the same time it is essential to make some legislature provision for the continuance without a break of the emergency measures referred to above, the Government of India have decided to make such provision in the form of three Ordinances, which will be promulgated by H E the Governor General on or about the 250 September The first, to be called the Essential Supplies (Temporary Powers) Ordinance,

will derive from section 2 of the India (Central Government and Legislature) Act, 1946, and provide for the continued operation of Central Central over trade and commerce in and the production, supply and distribution of the commodities mentioned in subsection (1) (a) of that section These commodities are foodstaffs including eible obsection and used to the commodities are foodstaffs including and petroleum products, spare parts of methamically performing newspirits, produced and such and many the second of the continuance of the continuance of the above mentioned statute and provide for the continuance of all requisitions of land to force immediately better the expert of the Defence of India Act and of the power to acquire any such land in certain specified circumstances and subject to payment of complexistion in accordance with the provisions of section 19 of that Act. The third Ordinance, to be called the Emergency Profusions (Continuance) Ordinance, will provide for the continued operation of a few of the Defence of to India Relicia of the continued operation of a few of the Defence of to India Relicia of the continued operation of a few of

LEGISLATIVE DEPARTMENT,

New Derni, The 14th Systember, 1946

STEPS TO ERADICATION OF CORRUPTION IN RAILWAYS AND APPOINTMENT OF

- 248. *Lala Deshbandhu Gupta: (a) Will the Honourable the Railway Member be pleased to state what steps, if any, Government have taken to strengthen the organization for endicating corruption in the Railways?
- (b) Have any steps been taken to direct Railway employees to show great.r corsideration and politeness to passengers generally, and to third class passengers particularly?
- (c) Have any steps been taken to implement the recommendations of the Standing Finance Committee for Railways regarding the appointment of the High Power Committee? It so, when will the Committee begin to function, and what will be its tenns of reference?
- (d) What steps have been taken by Government to accelerate production of locomotives and minufacture of all the folling stock and articles and fittings required for the Railways?

The Honourable Mr. M. Asai Ali: (a) The Honourable Member is referred to the answer I have just given to part (a) of Sardar Mangal Singh's Starred Question No. 205

- (b) All staff on railways including those having dealings with passengers are emphasis having been laid on the necessity for extending courtesy and assistance to third class passengers. These instructions are repeated constantly through the medium of circulars, posters, and working time-tables and at meetings between officers and inspecting officials and staff. Incivility to the public has been specifically included in the list of offences merting removal from service under the Discipline Rules. In addition, Complaint Books are maintained at stations in which complaints of incivility on the part of the staff can be recorded by the public to the fact that Complaint Books are maintained at the public to the fact that Complaint Books are maintained.
- (c) It has been decided to set up a High Power Committee in accordance with the recommendation of the Standing Finance Committee for Railways. The exact composition of the Committee is still under consideration, but it will be presided over by a non-official Charman. The terms of reference contemplated count the points suggested by the Standing Finance Committee. The Committee can start its work only after Government have issued orders on the recommendations of the Adjudicator who is now engaged in investigating the matters referred to him. In order to expedite the work of the Committee when it starts, two officers, who will eventually form part of the Committee, have been placed on special duty for the collection of data and other preparatory work.
- (d) Locomotives—Government are proceeding with all possible speed to build a new workshop at Kanchrapara for local manufacture. Certain machinery has been ordered and some expenditure on works has also been authorized.

Government have also entered into a contract for the production of locations and spure boilers with the Tata Locomotive and Electric Company at Tatanagar For this purpose, the Singbhum workshops of the E. I. Railway, were sold to this Company on the 1st June 1945 and the firm are at present proceeding with the manufacture of boilers as the first step towards the early production of all the locomotives required in India.

Coaches—There is a backlog existing which has to be made up, but there is no reason to suppose that the mid-enous industry now existing plus the capacity of Railway Workshops cannot in a very short time make up for the deheiency which now exists. Thereafter, Railways themselves will have sufficient capacity to keep pages with demands from year to year as they did in pre-war days.

Capacity has been found with Messrs Hindustan Aircraft Ltd and the firms constituting the warm panel, at., Brathwattes, Burns and Jessops, have the contract for 350 Broad Gauge lower class carriages It is the intention to place orders for 100 Metre Gauge class bogic coaches on the wagon panel firms and on Hindustan Aircraft Ltd when capacity becomes available

Wagons — Capacity of the wagon building panel in India is considered suffi-

above normal requirements should these be found necessary

Other materials and fittings—As a result of the compete cessation of mports and the difficulty of purchasing from indigenous sources it was found necessary during the war to co-ordinate capacity of railway workshops. Rationalization Committees were formed that performed and continued to perform useful work to promote the self-sufficiency of railway workshops.

A classified provisional list of stores items required by Railways has been prepared by the Industries and Supplies Department which list covers well over 1,000 classes of items, including common user items. Of these, about 210 are imported. The Development wing of the Industries and Supplies Department has been formed for the purpose of bringing to the attention of potential manufacturers those imported articles which lend themselves to indigenous manufacture and the starting of new industries.

IMPROVEMENT OF CONDITIONS OF TRAVEL FOR THIRD (LASS PASSENGERS ON RAILWAYS

249. *Lala Deshbandhu Gupta: Will the Honourable the Railway Member be pleased to state the steps that have been taken by Government to relieve congestion in Railways and particularly to improve the conditions of travel for third class passengers?

The Honourable Mr. M. Asat All: With regard to first part of the question, I would refer to the reply given by me on Sist October, 1946, to Starred Question No 119, asked by Pandit Sri Krishna Dutt Palwal

As regards improvement in the conditions of travel, the standardisation of certain station amenities for third class passengers such as waiting halls, bathing facilities, improved latrine accommodation, better booking facilities, covering, lengthening and raising of platforms, foot overbridges etc is intended. Long range plans have been formulated to effect an improvement in the water supply in all coaches. For immediate purposes, arrangements have been made for the more frequent filling of water tanks

The question of the provision of sleeping accommodation for a considerable percentage of third class passengers and of a larger number and better designed havatories in conches is under consideration in the Railway Board's post-war roach design. A new method of meeting the additional electric load which would be involved if fans are provided in third class coaches is also under close examination of the Railway Board, but no decision has yet been reached

PROPOSED INTRODUCTION OF MESSAGE RATE SYSTEM FOR TELEPHONE CHARGES IN KARACHI, AHMEDABAD AND BOMBAY

250. *Seth Sukhdev: (a) Will the Secretary of the Communications Department be pleased to state whether it is a fact that there is a proposal to introduce a Message Rate System of charges for telephones in Karachi, Ahmedabadi and Bombay?

- (b) If so, is it proposed to charge six pice per call besides a fixed monthly rental of Rs 12/-?
- (c) Are Government aware that the proposal as envisaged by Government will affect very harshly on the business community who in this age of speed and long-distances, conduct their business on telephone and as such, will have to pay many times more than what they are paying at present?
- (d) Are Government aware that the proposed measure has been adversely enticised by the business community who have expressed themselves strongly against it?

Sir Harold Shoobert: (a) Yes

- (b) The fixed monthly rental will be Rs 8 and the message rate one anna per call. These rates are exclusive of surcharges
- (c) No, the payment will be commensurate with the extent to which the service is used
- (d) Some commercial interests have expressed themselves against the

COMPLAINTS TO INEFFICIENCY OF TELEPHONE SYSTEM IN KARACHI

- 251. *Seth Sukhdev: (a) Will the Secretary of the Communications Department be pleased to state whether Government are aware that there are constant complaints from telephone subscribers regarding inefficient telephone system in Karach?
- (b) Are Government aware that when telephones go out of order, it takes the management a number of days to put them in order, in spite of several requests and reminders to the Department?
- $\langle c \rangle$ What steps do Government propose to take to put a stop to this state of affairs $^\prime$
- (d) Will Government consider the proposal to grant rebate to such of the subscribers whose telephones remain out of order to more than twenty four hours?
- Sir Harold Shoobert: (a) Government are not aware of any abnormal number of complaints regarding the Karachi telephone system
- (b) No, all interruptions and complaints are attended to as promptly as possible
- (c) Steps have already been taken to improve the efficiency of the telephone systems which unavoidably deteriorated owing to conditions created by war (d) No.

BACKWARD CONDITIONS IN ISTIMBARI AREAS OF AJMER-MERWARA

- 252. *Pandit Mukut Bihari Lai Bhargava: (a) Will the Secretary of the Department of Agriculture please state if Government are aware of the backward conditions prevailing in the Istimmen areas of Ajmer-Merwara?
- (b) Before a regular enactment on the subject is brought into force, do Government propose to introduce any interim relief to the agriculturist in Ajmer-Merwara from forced labour, unjustified lags, and unwarranted ejectments at the sweet will of the Istimrardars? If so, what is the shape of the interim relief?
- Sir Pherose Eharegat: (a) Government are aware of the fact that the tenants in Istimrari areas do not enjoy legal security of tenure. It is however reported that both as a matter of policy and custom it is not usual for an Istimrardar to disturb tenants of long standing. Moreover discretion is always exerised in the matter of ejectiment by the Revenue Officers in favour of the tenant
- (b) Government have appointed an officer to prepare draft tenancy legislation As he will not take very long over this work, no interim measures are considered necessary

DAMAGE TO CROPS BY DOMESTICATED WILD BOARS KEPT BY ISTIMBABDARS OF AJMER-MERWARA

- 253. *Pandit Mukut Bihari Lal Bhargava: (a) Will the Secretary of the Department of Agriculture please state if Government are aware of the practice prevailing among the 1stimrardars of Ajmer-Merwara, who domesticate wild boars for sport and luxury-food, and feed them on the cultivator's standing crops. and that a fine of Rs 51 and other punishment are imposed upon any cultivator who hurts or strikes these pet boars?
- (b) Do Government propose to take steps for the discontinuance of these practices? If so, what?
- Sir Pheroze Kharegat: (a) So far as can be ascertained three Istimrardars of Ajmer-Merwara possess preserves of wild boars These boars sometimes break out of their enclosures and cause damage in neighbouring fields While the Istimrardar prohibits the hurting or striking of the animals within the preserve, no such prohibition is binding on any villager in respect of an animal which causes damage to his field not is he liable to be punished by the Istimrardar for doing so
- (b) Government will look into the matter further and decide what steps should be taken

Abolition of Zamindari, Jagirdari and Istimrabi Systems in Ajmer-MERWARA AND OTHER CENTRALLY ADMINISTERED AREAS

254. *Pandit Mukut Bihari Lal Bhargava: Will the Secretary of the Department of Agriculture please state if Government propose to abolish Zamındarı, Jagırdarı and İstimrarı systems in the Province of Almer-Merwara and other Centrally Administered Areas? If so, do Government propose to set up a non-official Committee to collect all requisite data and information and to submit a report as to how, when and on what terms such abolition can be given effect to?

Sir Pheroze Kharegat: An officer has been appointed recently for Almer-Merwara to draft suitable tenancy legislation and collect the requisite data and information The question of appointing a Committee for Ajmer will be considered after his report is received Conditions in other Centrally Administered areas differ considerably, and the case of each will be examined separately by Government in consultation with the administrations concerned

Extreme Shortage of Sugar Quota for Rural Population of Ajmer-MERWARA

255. *Pandit Mukut Bihari Lal Bhargava: (a) Is the Secretary of the Food Department aware of the extreme shortage of sugar in the iural population of Apmer-Merwara, and is it a fact that the quota allotted to rural areas hardly comes to one chhatak per family per month, as contrasted with twelve chhataks per head in the urban areas?

(b) Are Government aware that the major share of this quantity of sugar allotted to the rural area is being taken by Government officials in the Police Departments located there by the Istimrardars, Jagirdars and their staff and that the common villagers get nothing?

(c) Do Government propose to morease the quota of sugar allotted in order that the rural population also may have its due share?

Mr. B. E. Sen: (a) There is an acute shortage of sugar in Almer-Merwara as in the rest of the country The sugar ration in the urban areas is three chhataks per week As sugar rationing has not been introduced in rural areas the monthly quantity sold to each family in the rural areas cannot be stated

(b) In distributing the quantity allotted to the rural areas, the normal consumers are given preference.

(c) In the pre-war days factory sugar was consumed almost wholly by the urban population During the war years the production of sugar has fallen by 20 per cent So long as production does not improve there does not appear to be any prospect of allocating increased quantities of factory sugar to Ajmer-Merwara for rural areas.

SUPPLY OF GUR FOR RURAL AREAS OF AJMER-MERWARA DURING LAST

SIX MONTHS

- 256. *Pandit Mukut Bihari Lal Bhargava: (a) Will the Secretary of the Food Department please state what quantity of Gur has been released for supply in rural area of Ajmei-Merwara during the last six months?
- (b) Is it a fact that there is acute shortage of Gur in the rural population of Ajmer-Merwara?
- (e) What check, if any, is placed on the importers of Gur in rural areas to see that the same is released only to the consumers? What precautions, if any, Government contemplate to take in future to see that Gur is supplied to the bona fide consumers only and that it does not go into Black Market?
- Mr. B. E. Sen: (a) The quantity of Gur allotted to the rural area of Ajmer sub-division during the last six months was about 7,000 manuals Similar information for other rural areas of Ajmer-Merwara is not readily available.
 - (b) Supplies of Gur in rural areas are reported to be inadequate
- (c) To ensure proper distribution of Gur importers have been asked to sell only to approved retail dealers on permits issued by the Sub-Divisional Officers Detailed distribution is at present supervised by the revenue staff but elected primarily panchayats at Rural Distributing Centres are being formed for proper distribution to bons fide consumers.

Provision of Electric Fans in Third Class Coaches on Government
Railways

- 257 *Mr. P. K. Salve: (a) Will the Honourable the Railway Member please stee whether Government propose to provide electric fans for the third class coaches on all Government Railways?
- (b) Do Government propose also to provide cushions in the third class coaches for the comfort of the passengers?
- (c) Is it a fact that Government have purchased a large number of electric fans from the military? If so, will they inform the Assembly for what purpose these fans will be used?
- (d) Do Government propose to make arrangements for drinking water supply in the third class coaches by water-taps?

The Honourable Mr. M. Asaf All: (a) Government are considering the practicability of installing fans in III class carriages but a final decision has not yet been taken

- (b) Provision of cushions in III class coaches is not contemplated
- (c) Railways have purchased 99 desk fans and 1,990 ceiling fans from the Director-General of Disposals These fans are for use in railway offices and station buildings
- (d) It is the intention to provide a small alcove in compartments with a water tap but this will be for washing purposes only

CANCELLATION OF NAGPUR-BOMBAY EXPRESS TRAINS

- 258. *Mr. P. K. Salve: (a) Will the Honourable the Railway Member please state whether Government are aware of the inconvenience caused to the public by cancelling the Nagpur—Bombav Express trains which used to run between these Stations? If so, do Government propose to resume this train service?
- (b) Are Government proposing to run Mul trains direct between Madras and Delhi via Nagpur? If so, from what date? Are Government aware that only one train vis the Grand Trunk Express, runs at present between these stations? Are they aware that this single train is not enough to cope with the heavy passenger traffic between these stations?

The Honourable Mr. M. Asaf All: (a) The Honourable Member's attention is invited to the reply given to parts (d) and (g) of Mr Gole's Starred Question No 115, on the Sist October, 1946

(b) Government are aware that the only direct train between Delhi and Madras via Nagpur is the Graind Trunk Express and trait, under present conditions, this train is frequently overcrowded on certain sections of the journey. Some time ago, a proposal was initiated by the Railway Board for a bi-weekly mail train between Delhi and Madras, but due to a shortage of rolling stock further consideration of the proposal had to be deferred. The matter will again be reviewed towards the end of the year but, meantime, it is not possible to indicate a definite date by which the additional service is likely to be inaugurated

INCONVENIENCES EXISTING IN THIRD CLASS WAITING ROOMS ON DIFFERENT .

259. *Mr. P. K. Salve: Will the Honourable the Railway Member please state whether Government are aware of the several meonveniences existing in the Third Class Waiting Rooms on different Railways, such as dirt, lack of good bathing and latrine arrangements and absence of clean food services? If so, do Government propose to take steps to remedy them at an early date.

The Honourable Mr. M. Asaf Ali: Yes The question of cleanliness and sanitation of station premises has been receiving the special attention of the Railway Board for some time. With a view to promoting a healthy spirit of rivalry among the station staff in this important matter, a Competition scheme has been started which provides no awards of trophics and monetary prices to the staff of stations which are judged to be the cleanest and tidiest throughout the vear

Government have every intention of extending and improving arrangements for latrines, bathing and accommodation generally at stations as early as possible and in this connection, have laid down certain minimum standards based on the number of passengers normally catered for to ensure that adequate amenities are made available to the travelling public

Every effort is being made to improve the quality of food served to passengers by arranging periodical medical inspections. Members of Radia by Local Advisory Committees have also been invited to make occasional tours on the railways, and offer suggestions for improvement.

RUNNING OF MILITARY SPECIAL TRAINS

- 260. *Mr. P. K. Salve: (a) Will the Honourable the Railway Member please state the number of military special trains which are still allowed to run at present? Are Government aware that several coaches on these trains are found empty of passengers?
- (b) How many passenger coaches first, second and third class, are still with the military for their exclusive use? When are they likely to be returned for the use of the civil traffic?
- The Honourable Mr. M. Assf Ali: (a) The latest figures available are for the month of September 1946. These figures show that the total number of Military Personnel Special trains run during that month was 517.

These special trains are divided into two categories as follows -

- Military Mail trains which in at regular intervals between specific stations carrying Service personnel travelling on leave or duty as individuals or small parties,
- (1) Military Special trains which are run as required for large parties of Service personnel

The number of Military Mail and Military Special trains, respectively, run during September 1946, were Military Mail trains—421, Military Special trains—96 (Total—517)

Government are not aware that several coaches on these trains run empty, but it has been brought to their notice that Military Mails and Specials do at

times have some vacant seats. The Railway Board are constantly pressing the Defence Department to release stock handed over to them at a quoker rate than is occurring at present. The Railway Board have also saked that Military Mails should be made ayailable to civilian traffic, but at the time when this question was put to them the Defence Department were unable to agree to such a course

(b) On the 1st November 1946 the number of different classes of coaching vehicles still with the Military for their exclusive use were

-	115
	548
	82
	46
otal	. 791
	- 'otal

Since the cessation of hostilities, the Detence Department have been releasing rolling stock from time to time as it becomes surplus to military requirements and these releases continue. The Railway Board also is keeping in close touch with the Movements Directorati with a view to obtaining release of coaching stock to the greatest extent possible. It canont be said at present, however, when all the stock at present in use by the Defence Department will be returned for Civil use, although it is hoped that the greater part of it will be returned by 31st March 1947.

ENLARGEMENT OF APELLATE JURISDICTION OF FEDERAL COURT

- 261. *Seth Govind Das: Will the Honourable the Law Member please state.
- (a) whether Government propose to enlarge the appellate jut solution of the Federal Court and confer thereon supplemental powers to enable the said Court to hear all the appeals which are at present heard by the Prny Council, and
- (b) whether Government propose to abolish the system of appeals to the Privy Council as it involves heavy expenditure and takes a very long time?

The Honourable Mr. Jogendra Nath Mandal: (a) and (b) The Honourable Member will recollect that the proposals published with the Legislative Department Resolution No F 206/41 C & G (Judicial), dated the 15th January, 1945, included a proposal that sub-sections (1) and (3) of section 206 of the Constitution Act should be brought into force to the exclusion of subsection (2) thereof with the effect of empowering the Indian Legislature to vest the Federal Court with a civil appellate jurisdict on concurrent with that of the Prryy Council and of leaving the choice of the forum of appeal to the option of the party to whom a right of appeal had accrued The large volume of opinion elicited by the publication of the proposals clearly established that there was no general support either for this proposal in its original form or for the more far reaching proposal embodied in part (b) of the question. In these circumstances the Resolution of which the late Law Member gave notice in the course of the Budget Session recommended that the question should not be pursued the Budget Session recommended that the question should not be pursued with the question of the creation of a Supreme Court for India on which the attitude of Government was explained in the reply to Mi Sanval's Starred Question No 188 of the 31st October, 1946

Introduction of Legislation in Legislative Assembly based on Draft Hindu Code

262 *Seth Govind Das: Will the Honourable the Law Member please state whether Government propose to take early steps to introduce legislation based on Hindu Code, in the Legislative Assembly?

The Honourable Mr. Jogendra Nath Mandal: The Honourable Member is presumably referring to the draft Hindu Code prepared by the Hindu Law Committee. On this assumption, Government must obviously await the receipt

of the Committee's report before considering their course of action. They understand that the report is likely to reach them before the end of the current month.

FORMATION OF ALL-INDIA BAR COUNCIL UNDER FEDERAL COURT

263. *Seth Govind Das: Will the Honourable the Law Member please state whether Government propose to take steps for the formation of an All-India Bar Council under the Federal Court with powers to regulate and supervise the legal profession throughout the country?

The Honourable Mr. Jogendra Nath Mandal: I have nothing to add to the rept to Unstarred Question No 4, of the 28th October, 1946, to which the Honourable Member is referred

STATEMENT RE INDUSTRIES TO BE PLANNED AND DEVELOPED

264. *Seth Govind Das: Will the Honourable Member for Industries and Supplies please lay on the table of the House a statement groung the lists of mulustries which are to be planned and developed (i) by the State, (ii) under the State control and supervision, and (iii) through private enterprise?

The Honourable Dr. John Mathal: The attention of the Honourable Member is invited to paragraph 7 of the Statement of Government's Industrial Policy issued in April 1945 which sets forth broadly the limits of State participation in industrial enterprise

Government have not yet come to any conclusion as to the respective spheres of State and private enterprise in regard to industries

LOCATION OF BASIC AND MEDIUM INDUSTRIES IN PROVINCES

265. *Seth Govind Das: Will the Honourable Member for Industries and Supplies please state

- (a) whether Government propose to consider the location of basic and medium industries in different Provinces; and
- (b) if so, which of such industries are to be located in the Northern Districts of the Central Province, i.e. the Nerbudda and Chattisgar's territories.

The Honourable Dr. John Matthai: (a) In respect of all industries for which targets of total production have been framed, regional quotas of production have been (and will be) allotted, wherever possible, after taking into account the availability of naw materials meanness to markets etc.

(b) One Textile Mill has so far been allotted to the Nerbudda area

Action of Resolution re Reservation of Mill Yarn for use of Handlooms

- 266. *Prof. N. G. Ranga: (a) Will the Honourable Member for Industries and Supplies be pleased to state what action has so far been taken by Government to implement the resolution passed by the Assembly in the last budget session recommending that 33 1/3 of the mill yarn produced in this country should be reserved for use of handlooms? On what occasions have Government considered the implementation of the resolution, and with what results?
- (b) What is the present position with regard to supply of mill yarn to hand-loom weavers?

The Honourable Dr. John Matthai: (a) Regarding the first part of the question, the Honourable Member's attention is invited to my predecessor's nawer to Unstarred Question No 12, asked by Mr Sasanka Sekhar Sanyal on 28th October, 1946 Regarding the second part of this part of the question, Government considered the desire expressed in this resolution at the time they were formulating their decision on the Report of the Post-war Planning Committee (Textiles) As a result Government decided that all Provinces should leave at least 25 per cent of their new spindiage uncovered by looms in order that the yarn in question might be available for handloom weavers

(b) At present handloom weavers are getting roughly one-fourth of the total vars produced in India, or about 90,000 bales a month.

INCREASED SUPPLY OF LOCAL YARN TO WEAVERS IN MADRAS PROVINCE

- 287. *Prof. N. G. Ranga: (a) Will the Honourable Member for Industries and Supplies be pleased to state whether Government are aware of the fact that the Madus Government has admitted that the yarn now supplied to handloom weavers is enough to provide employment for a week in the month and also that widespread unemployment prevails among the 25 lakhs of handloom weavers in the Madras Province.
- (b) When was the All-India Yarn Distribution Scheme last reviewed, and when is it due for further review?
- (c) Do Government propose to review it at the earliest opportunity in order to stop the export of yain from Madras and increase the supply of local yarn to local weavers?
- The Ronourable Dr. John Mattha: (a) The Government of India are not trained by the Madras Government to the effect that yam supplied to handloom weavers is enough to provide employment for only one week in the month on the contagr, a memorandum drawn up by the Honourable Member himself in Manch 1946 stated that weavers were finding employment for about 10-15 days a month. I imagine that the estimate made by the Honourable Member is probably about correct, 1s, that handloom weavers in Madras are employed on an average about half the month
- (b) The principle of the Scheme is to allot to each consuming area a roughly equal percentage of what Government estimate to be its requirements. The principle of the scheme is not subject to review, but the estimates of the requirements of consuming areas are continually under review.
- (c) Government do not propose to stop export of yarn from Madras as suggested by the Honourable Member Madras produces more varn than her quota entitles her to, and any stoppage of exports would be at the expense of weavers of other provinces Under any all-India distribution scheme she must export the excess over her fair shaie of production. I take it the Honourable Membei would not suggest similar stoppage of exports in respect of say, foodgrains

RECONSTRUCTION OF ALL-INDIA HANDLOOM BOARD

- 288. *Prof. N. G. Ranga: (a) Will the Honourable Member for Industries and Supplies be pleased to state when the reconstitution of the All-India Handloom Board is due?
- (b) Have Government come to any decision regarding the requests of the All-India Handloom Weavers' Congress, the Madras Provincial Handloom Weavers' Congress and Provincial Weavers' Congresses of Central Province and Bombay for representation on that Board?
- (c) Do Government propose to accord recognition to the Weavers' Congresses referred to above and invite them to send their representatives to the All-India Handloom Board?
- (d) Is it a fact that the Madras Provincial Handloom Weavers' Congress has suggested to Government that the President of the All-India Handloom Board should be a Non-official representing the Handloom Weavers and that the quota of representation allotted to handloom weavers should be increased? Do Government propose to give effect to those suggestions when the Board is next reconstituted?
- The Honourable Dr. John Matthai: (a) The formal letters of appointment of members of the All-India Handloom Board were issued, with the exception of one official member, in June 1945

 These members were appointed to hold office for one year in the first instance in May 1946 the Government of India wrote to Provinces suggesting that the Board should be reconstituted on an organisational basis, that is to say that members should be nominated by various handloom organisations rather than by Provincial Governments Most of the Provincial Governments have not yet replied to the Government India's

letter In the meantime the Handloom Board is carrying on with its present personnel

- (b) Not yet, in view of the fact that the Central Government are still awaiting replies from Provincial Governments
- (c) This matter will be decided when we have received replies from Provincial Governments
- (d) As regards the first part of the question, the answer is in the affirmative As regards the second part of the question, a decision on this point cannot be taken until we hear from Provincial Governments.

REPRESENTATIONS BY THE WEAVERS' CONGRESSES

- 269. *Prof. N. G. Ranga: Will the Honourable Member for Industries and Supplies be pleased to state whether Government have given any consideration to the r-presentations of the deputationists of the Weavers' Congresses that have met the Members during the last year?
- The Honourable Dr. John Matthai: Yes, Sir The deputationists were led by the Honourable Member himself, and the points which they made were as follows:
- (a) The numbers of handlooms throughout Judia shown in the Fact-Linding *Committee's Report, published in 1942, are out of date
 - (b) Handloom weavers should be given more yarn
 - (c) The controlled pixes of vain and dives should be reduced
- (d) Yarn should be distributed in Provinces through co-operative organisa-
- (e) The Resolution passed by this House in February 1946, to the effect that mills should be compelled to release at least one-third of their yarn to handloom weavers, should be implemented by Government
 - (f) Interchange of handloom goods between Provinces should be permitted
 - (g) More dyes and chemicals should be made available to handloom weavers
- (h) The All-India Handloom Board should be made more representative

 The views of and action taken by Government on these suggestions are
- The views of and action taken by Government on these suggestions are as follows

 (a) and (b) It is quite correct that the number of handlooms in action
- (a) and (b) It is quite correct that the number of handlooms in action throughout India has increased since the Fact-Finding Committee made their enquiry. This is mainly due to the fact that since then a cloth shortage has developed and the Government of India do not control the prices of handloom cloth, in consequence, large number of handlooms which were not used in peactime are now in operation. A large number of looms which used to weave silk and myon ann have also shifted over to cotton weaving for lack of these varies. The Government of India have obtained up-to-date figures of the number of handlooms now in operation on cotton yarn, and make allowances accordingly in their yarn distribution scheme. The Government of India make as much yarn available for handloom weavers as is possible. In fact, the supplies of yarn now made to handloom weavers all over India come to something like 90,000 beles a month, as against less than 70,000 bales a month consumed by them in the years immediately prior to the outbreak of war.
- (c) The controlled precs of the finer counts of yarn have been further reduced this year, but Government found it necessary, mainly owing to the increased price of Indian cotton, to increase slightly the controlled prices of the coarser counts of yarn The controlled prices of dyes have been reduced this year
- (d) The manner in which yarn is distributed within a Province is a matter for the Provincial Government concerned According to the Government of India's information, yarn is distributed through co-operative organisations in Madras, Bohar, Bombay, Bengal and the U P.
 - (e) This point has already formed the subject of a separate reply.

- (f) Interchange of handloom goods between Provinces is now permitted.
- (g) Imports of dyes and chemicals are still only about 50 per cent of India's requirements. The Raw Materials Committee of the All-India Handloom Board advise the Textile Commissioner on supplies to the handloom industry, and all that is possible is done for the Industry.
- (h) This point is the subject of a separate question put by the Honourable Member
- SELECTION OF DELEGATES TO WASHINGTON WORLD FOOD POARD ('OMMISSION . 270. *Prof. N. G. Ranga: Will the Secretary of the Agriculture Department be pleased to state
- (a) on what basis the Delegation to the Washington World Food Board Commission was selected.
 - (b) why an official was chosen as an alternative to the delegate.
- (c) why a representative of the Reserve Bank of India was not included although a representative of the World Bank and Monetary Fund was being invited to Washington.
- (d) why no representation was given to the Federation of Rural peoples organisations, and
- (e) whether any scheme was prepared or is being prepared by the Government of India to be submitted to this Commission?
- Bir Pherose Kharegat: (a) The delegation to the preparatory Commission or examining the question of the establishment of a World Food Board was selected on the basis of the qualifications required. The delegation had to consist of responsible and experienced representatives assisted by eminent and expert technical advisers.
- (b) Because he was considered to be the most suitable person for the purpose in view of his experience in matter relating to India's food problems.
- (c) The Reserve Bank authorities were unable to spare a suitable officer the question is however being further examined in consultation with the Finance Department
- (d) A representative of agriculturists was included in the delegation who has made a special study of the questions that are likely to come up before the Commission
- (e) The Preparatory Commission will itself prepare the scheme The Indian Delegation has however been suitably briefed as regards the attatude to be adopted by them A copy of the brief is laid on the table

Memorandum on the attitude to be taken by the Indian Delegation at the Preparatory

The Indian Government accept the general objectives of the Director General's proposals for the World Food Board as summarised in the report of Committee I of Commission (C) of the Copenhagen Conference, viz.,

(a) developing and organising production, distribution and utilisation of the basis foods to provide diets on a health standard for the peoples of all countries, and

(b) stabilising agricultural prices at levels fair to producers and consumers alike

- The Indian Government would also like to lay stress on another objective mentioned in the Director General's proposals, viz. the establishment of food reserved adequate for any energence that might arise due to failure of crops in any part of the world With the experiment India has had of the difficulties in acquiring supplies during her recent periods a World Restor Indian Government in particularly anxious shat there should be established as World Restor Indian Government and transport would be the minimum be so located that difficulties of procurement and transport would be the minimum.
- 2 The Government of India also agree that the achievement of these objectives requires the establishment of appropriate international machinery with the necessary powers and funds. The efficers of such a body may be located in different regions according to the commodity concerned. Since the meeting of the FAO Conference at Copenhagen, Government have had turne to examine this question. It is accepted that without an international machinery these objectives cannot be achieved.

time to commit themselves to the acceptance of any particular type of organisation nor will they do until they have before them a complete picture which, presumably, will be available at the end of deliberations of the Preparatory Commission. In the meanwhile, the Indian Delegation will take full part in the discussions of the Preparatory Commission and will make every effort to secure the evolution of a machinery which will effectively achieve the objectives mentioned in the Director General's proposal

3. The Indian Delegation should simplicate the enormity of the problem that confronts India, it is in a to raise the consumption levels of her people to a mutitionally-deared standard, within a measurable distance of time. Some indication of the increases in production required in various types of foods has been given in the Government statement of policy on kood and Agriculture Normally, India pays for her imports of machinery and finished products by her exports of raw materials. The post war development plans of India include large scale industrialisation which will require correspondingly increased imports of machinery and accessories. If at the same time India has to increase her imports of foodgrains by many million tons every year to maintain het consumption levels, also will obviously be unable to pay her way. It is clear that India will have to depend largely on her own efforty, and increase her expected in the task, India could legitimately ask for the support of the World Food Beard in obtaining machinery and fertilisers and such technical services as are required for the expansion of agricultural production, as well as equipment for the manufacture of such machinery and fertilisers and technical advice for running the same. In view of the coording of the supply problem in India and impossibility of its being met, to any substantial event, by imports, India would be entitled to ask for priority of allocation in the world supplies of fain machinery and effetilisers and equipment for manufacturing the same. She should also incidentally make it perfectly clear that it will not be possible for India to accept any limitations on a policy of expansion of agricultural production in India and if the point arises it may be made clear that this includes the right to encourage production by giving production submitted in India than they are in some other contract. But the point arises it may be made clear that this includes the right to encourage production by giving production submitted of the need for evolvin

4 A policy of maximising production will obviously depend for its effictiveness both on the adequary and the stability of the pieces payable to the producers astabilisation Government of India have been thaking, for some time past, of inaugurating a policy of price stabilisation in their own country, and they welcome this attempt at world stabilisation of agricultural pieces.

They trust that the world buffer stocks would be available as a complement to the country sown buffer stocks and help to make more effective price control operations within India

Presumably the prices which the World Food Board will be stabilismic will be those referred to by the Economic Committee as Class I international prices. It must, however, be made clear that owing to differences in economic conditions it would not be ossable to have part of internal prices with the international prices. In the long run, no doubt, internal prices in any one country will have to be linked fairly closely, to international prices particularly, if there is going to be stabilisation. But there will have to be a transitional period during which every attempt will be made to increase the efficiency of Indian agriculture and lower the cost of production per unit. During this transitional period, the length of which can not be defined at this moment, it will be necessary for the Government of India to have freedom to have internal price brackets that may be agrificantly at variance with the international price brackets that may be agrificantly at variance with the international price brackets that may be determined by the World Food Board. There is no reason whit these exporting countries should be put in a position to make excessive profits simply because the Indian nessants must for the sake of his standard of living, be allowed for the time being higher prices.

International prices for the chief exporting countries should therefore be calculated on basis of allowing them reasonable profits on their costs and not on the basis of the internal Indian Prices

Government however, will be willing to cooperate with the price operations of the World Food Board in to far as its own international transactions are concerned, and abide by the World Price brackets. In other words they will be willing to see that their export and import prices are within the brackets set out by the World Food Board. It will also be necessary to evolve some technicus for dealing with a situation in which internal prices and international prices differ. In this connection the feasibility of canalising stude in food between countries through Government channels or Commodity corporations as also the practicability of instituting the necessary control over distribution and profits in the food trade may be explored. In any case, Government of India hunt reserve to

steelf the right to see that the operations of this world food reserve do not materially affect the internal pince structure to the detriment of the indian peasant

- 5 The Government of India welcome the proposal that some supplies of food should be made available to needy countries at Class II purces. In fact, it would not be possible for India to finance that volume of imports which the nutritional considerations involved even on a very modest scale, would still require India has to look to the World Food Board for making available supplies of certain important foodgrains and foodstaffs at concessional class III) prices, so that this could be used in conjunction with national supplies for wider schemes of food distribution within the crunity, specifically from the point of view of meeting the requirements of the vulnerable sections of the community. Government would willingly lay down appropriate safeguards on the utilisation of such imports, in order that they not interest the control of the community of the proposed in the proposed state of their flowing or domestic producers, and, at the same time, will be used in such a mainer as to meet the requirements of those most a permanent requirement but would only be needed as the control of the community of the proposed states of their low purchasing power. This kind of requirement of import at concessional prices would not be a permanent requirement but would only be needed as to amanticial queried, when every effort will be made in India, on the one hand, to increase its own domestic output of desired produce and on the other, for further the economic development of the country, and thereby increase its capacity to finance all its import requirements at international class I prices.
- 6 As regards the question of an Emergency Reserve, it has been estimated that a reserve of not less than 2 million tons of creeals will be required by India in order to control prices and face shortages. We would like the World Food Board to hold as much of this 2 million tons as possible provided it is located in India, and allotiments made to India are treated as a first charge on such reserves. Government have not yet deeded what quantity they should hold themselves as an absolute reserve, but will take a derivion on this question after they have obtained a comprehensive picture of the size of the World Food Board stocks it location and composition and the terms and conditions on which Member countries could draw upon these stocks to meet their requirements
- 7 As regards the structure and constitution of the World Food Board, it need hardly be said that India should have an effective representation in all the Executive Bothes of this Organisation and be in a position effectively to influence decisions regarding production, distribution utilisation price fixation and operation of weregone, and buffer stocks As regards the financing, every attempt should be made to see that India is not made to pay an unduly large share of the finances capital and operating of the new Organisation. As the benefit of stabilisation of international prices will largely accruze to the expecting countries it is not furt that they should be asked to pay a larger share of the cost unvoked
- 8 The above represents a general indication of the Government of India's views on the problems that wall come up for discussion before the World bood Board Government are anxious to see that the proposed World Food Board would serve India's interests in the following manner
 - (1) help to secure concrete facilities for expanding agricultural production in India,
 - (2) help to provide India with grain during periods of shortage,
- (3) help to secure imports of certain foodgrains and foodstuffs at concessional prices for specified schemes of distribution to the vulnerable groups in India,
- (4) help to provide the kind of insurance they have themselves been contemplating in pursuance of their own policy of internal price stabilisation and maintenance of reserve stocks
- 9 It is expected that the Delegation will try then beat to see that in the constitution, structure and functions of the World Food Board, the fulfilment of these objectives is borne in mind

PERCENTAGE RISE IN PRICE OF SUGAR AND SUGAR-CANE

- 271. *Prof N G. Ranga: Will the Secretary of the Food Department be pleased to state
- (a) if the price of sugar has been raised, and if so, when and by what percentage,
- (b) whether the price of sugar-cane has been correspondingly raised, and if so, by what percentage, and if not, why not,
- (c) whether (hovernment arr aware of the Madras Government's move to control prices of joggery (gur), and whether it is in consonance with any All-India Policy laid down by the Government of India, and
- (d) whether it is the intention of Government to discourage the production of sugar-case and gur, if not, why do Government impose controls over the-prices of gur and thus bring down these prices?

- Mr. B. R. Sen: (a), (b) and (d) The ex-factory price of sugar is fixed by the Government of India in relation to the price of sugar-cane supplied to factories, which is fixed by the Provincial Governments. The Government of India in consultation with the Provincial Governments has recently enhanced the ex-factory price of sugar by approximately 26 per cent. Their object is to enable Provincial Governments to fix a correspondingly enhanced price for sugar-cane in order to encourage its cultivation with due regard to India's needs for both sugar and other foodstuffs. The increase in the price of sugar-cane is likely to be aloud 33 per cent.
- (c) Yes, Sir The object of gur control is to secure that both sugar and gur are produced and distributed at prices equitable to producers and consumers

PUBLICATION OF DECISIONS OF INCOME-TAX APPELLATE TRIBUNAL

- 272. *Seth Govind Das: (a) Is the Honourable the Law Member aware that on account of the provisions of section 54 (i) of the Income Tax Act, the decisions of Income Tax Appellate Tribunal cannot be published and are therefore not available to the assesses for citation or reference?
- (b) What steps does he propose to take to help the assessees to know the Tax Law as interpreted by the Appellate Tribunal?

The Honourable Mr. Jogendra Nath Mandal: (a) Yes

(b) A decision by the Tribunal which involves a quistion of law of any importance is almost invariably made the subject of a reference to a High Court under section 66 of the Act, and the Tribunal's statement of the case which indicates the rational of its own decision is habitually included in the report of the High Court's judgment in the series known as Income-tax Reports. In these circumstances Government do not consider that any useful purpose would be served by permitting the publication of decisions of the Tribunal as such, or that any other action is required.

By-PRODUCTS OF COAL

- 273. *Mr Sasanka Sekhar Sanyal: Will the Honourable Member for Industries and Supplies be pleased to state
- (a) the by-products of coal that have been undertaken in India (i) before the last Great War, (ii) during the last Great War, and (iii) after the last Great War,
- (b) what other important and valuable by-products can and should be undertuken forthwith.
- (c) what steps are being taken by the present Government so that the existing opportunities for the manufacture of by-products are not wasted and that the collieries are obliged and helped in undertaking industrially and commercially, useful by-products immediately, and
- (d) whether Government are consulting scientists and experts in such matter and whether they are taking the assistance of the Indian Science Congress?
- The Honourable Dr. John Matthai: (a) Before the war, the by-products obtained 'rom coal consisted of coul-tar coal gas and ammonia Coul-tar was distilled in the main to obtain road tars, crossotes, disin'estants and pitch. During the war the following additional products were extracted from coal-tar Naphthalene, Phenol, Cresolic acid, and small quantities of tar bases such as.

Two barra recovery plants were set up by the Government at the Sterl Works at Jamshedgur and Hirapur for the recovery of Benzene and Toluene from the coke oven gas

No other by-products have been manufactured in appreciable quantities since the termination of the war

(b) From the primary products of cosl distillation such as benzene, toluene, phenol, naphthalene, etc., a large number of intermediates and synthetic products can be obtained. These chemicals are of great importance as drugs, antiseptics, dyes, solvents, photographic shemicals and perfumes, and for the

manufacture of explosives, synthetic resins, etc. The manufacture of intermediates and synthetic products from the primary coal-tar products, has not yet been developed in the country. The Panel on Fine Chemicals, Drugs and Pharmaceuticals set up by the late Planning and Development Department has dealt with these problems. The report of the Panel has recently been received.

- (c) These suggestions will receive consideration when the recommendations of the Panel are examined
- (d) The Government is in close touch with scientists and experts. Through the Council of Scientific and Industrial Research, it is establishing a Fuel Research Institute at Digwadth—Dhanbad for advice and research on the problems and similar matters connected with the uses of fuel. They have also set up several Advisory Committees on which members of the industry and prominent scientists are represented. The Indian Science Congress is not a research body but essentially, an association of scientists. Many of the senior staff of the Council of Scientific and Industrial Research and industrial Research and the Indian Science Congress.

UNSTARRED QUESTIONS AND ANSWERS

PRIORITY OF CONSTRUCTION OF NEW RAILWAY LINES

- 36. Mr. K. C. Neogy: (a) Will the Honourable Member for Railway, be pleased to place on the table of the House a list of the new Railway lines, construction of which is expected to be undertaken within a year, in different parts of the country?
- (b) What considerations have determined the order of priority of the different new Banwa; lines that are proposed to be constructed during the next five years! Will the Honourable Member please lay on the table of the House a list of projected lines according to the period in which they are proposed to be constructed respectively.
- The Honourable Mr. M. Asaf Alt. (a) A statement showing the list of projected lines under investigation and for which survey reports have been received, has been laid on the table. Out of the lines under investigation, survey reports frame projects have recent's been received and are under scrutiny. Sanction has since been given to (i) the construction by the North Western Railway in the Punjab of a new line between Rupar and Talaura (34 miles in length) and (ii) restoration in the United Provinces by the G I P. Bailway of Bhimsen-Khairada line dismantled during the war (81 miles in length).

It is not possible to state what further constructions will be taken in hand the superimital detailed examination of the engineering and traffic survey reports so far received has been completed.

- (b) Provincial Governments have given a certain order of priority for carrying our survey investigations of projected lines, and this order of priority is generally followed by radiavays in carrying out the surveys.
- When the survey reports of projected lines are received and scrutimised, it will be possible to determine which of these lines are likely to prove commercially remunerative or otherwise. The construction of tenumerative lines would be undertaken first, and as regards the unremunerative lines, negotiations will be opened with the Provincial Governments for financing these lines. This policy of financing is based on the following two fundamental principles.
- (i) The Railway Department and the Provincial Governments should share both the capital expenditure and the earnings
- or (1) On the hasts of their estimate of net earnings, the Railway Department should work out the limit of capital expenditure which they would be prepared to mour without unvolving themselves in any loss after an unitial period of five years from the opening of the line to traffic and the Provincial Government should make a contribution equal to the difference between such expenditure and the estimated expenditure on the construction of the line

UNSTARRED QUESTIONS AND ANSWERS

List of approved projects -New constructions, restorations and Conversions

Note - The projects for which survey estimates have been sanctioned are marked with an

- asternals

 **The projects for which survey reports have been received are marked with two
 asternals

 **The projects for which constructions have been sanctioned are marked with three
 asternals.

	Approx Mileages	The proposed gauge
East Indian Railways		
(a) Dismantled lines to be restored—		
l Unao-Madhoganj-Balamau	78*	BG
2 Bijnor-Chandpur-Siau .	21*	BG
3 Utratia Sultanpur-Zafarabad	136*	BG
(b) New lines—		
1 Kicha Chandausi	65*	ВG
2 Birmitrapur-Barwadih .	120*	ВG
3 Chirm ri-Barwadih (Garhwa road or Untari road)	140*	BG
4 Barkagaon-Hazarıbagh-Gırıdıh-Dum'ta-Rampur Haut	225*	ВG
5 Gaya-Sherghati-Chatra Ranchi	110*	B G
Bengal Assaw Railway		
(a) Restoration of dismantled lines—		1
1 Shaistaganj-Habiganj	8**	MG
2 Moranhat-Khowang	6	Mac
3 Amnura Chapa: Nawabgan;	10	BG.
(b) N w lines		
1 Bahadurabad-Goalpara-Pandu with a bridge at Goalpara, Jogigopa and a link from the bridge to Bongaigaon, also Gouripur Mymensingh Mahandra- gan;	283**	Mr.G.,
2 Sylhet Bazar-Chatak	21*	M. G
3 Khowang-Dibrugarh	12*	W G
4 Faridpur-Madaripur-Barisal .	80*	B. G.
5 Sainthia Barhampore-Bhairamara .	76*	ВG.
6. Rohanpur-Nithpur-D najpur	76*	ВG
7 Jharia-Jhanjail-Baghmara-Siju-Jankaray	37*	M.G,
(c) Conversion—		
1. Tezpur-Balı; ara to be converted from N.G. to M G	20	M. G.
Bengal Nagpur Railway		1
(a) Dismantled lines to be restored—		
1. Bobbili-Salur	10	B. G.

990	LEGISLATIVE ASSEMBLY	E-	TH NOV 1840
		Approx Mileages	The proposed gauge
	Bengal Nagpur Railwan - contd		
(b) New	Lines-		
1	Ramagundam-Bastar-Jagdalpur Jrypore Rayagada The portion between Ramagundam and Bailadila shall be surveyed by H E H, the Nizam Railway Raynandgaon (or Drug)-Bastar iza Kankar and	290*	B G.
2.	Rajnandgaon (or Drug)-Bastar 112 Kankar and Taragaon	120*	BG
3	Sambalpur-Kondagaon 14a Lochipur and Kantabanji	247*	B G.
4	Talchar (along the valley of Brahman rater)-Keel Bank	100	B G
5	Talbandh (or Bangr·posı)-Badampahar or (Sulpat or Rairangpur) including convers on of Rupsa- Talbandh to B. G	85	(including 70 miles of conversion) B.
6	Khurda Road-Sonepur-Lochipur	128	B G.
7.	Vishnupur-Santragachi	68	ВG
8	Contai Road-Contai-Tamluk-Kolaghat-Ghatal-Chandrakona	150	BG
9.	Extension of Lohardaga to meet Barwadih-Birmitra- pur	23	B. G.
10	Naupada-Gunpur extension and convers on to B. G	27	B. G.
11.	Gopalpur-Behrampur-Russelkonda	57	B. G.
12	Nomandı to Joda .	16*	ВG
) Conve	ers on—		
1	Purulia to Lohardaga	116*	BG.
	Soute Indian Railway		
) New I	ines		
1	Dindigul-Gudallur with restoration of Them-Madura	76*	M.G.
2	Koll ngodo-Cochin Port .	41*	M.G.
3	Tanjore-Pattukotta:	29*	M.G.
4 .	Arantang: Kara-kkudi	-0*	M G.
	M & S M RAILWAY		
) New L	nes -		
Ι.	Alnavar Haliyal-Yellapur Karwar	70	MG,
2	Ellore-Saverı Valley	70	B. G.
	G I. P RAILWAY		
) Disma	antled lines to be restored-		
	Cawnpore-Khairada	81***	B. G.

_ `	Approx Mileages	The proposed gauge
G I P RAILWAY-contd		
(b) New lin s		
1 D.va Dasgaon	93*	Вű
2 Manmad-Nardhana	79*	ВG
3 Belapur Road-Sheogaon	45*	B G
4 Baramatı-Pandharpur	35	B G
5 Ahmedpur Sheogaon	45*	B G
6 Kurla-Karjat	35**	B G
7 Amraoti Naikher	79**	B G
B, B & C I RAHWAY		1
(a) Dismantled Lines to b Restored-		
1 Vasad Kuthana	27**	BG
(b) Now Lines—		
1 Bulsar-Dharampur .	17**	ВG
2 Khandwa-Hingoli	169*	M G
3 Ajmer Kotah	100*	M G.
OUDH TIRHUT RAILWAY		İ
l Kashpur Kalagarh	30**	M G
2 Chakia-Alwal a Sikhwalia	27	M G
3 Sitamarhi-Sonbarsa .	20*	M G
4 Murliganj Madhepura	13*	M G.
JODHPUR RAILWAY		
(a) New Line -		
l Pithoro Kahi-Tando Mithakhan-Sanghar Jhol	62**	MrG
NOBTH WESTERN RAILWAY	}	
(a) Dismantled Lines to be restor d-		1
l. Nagrota-Jogendernagar .	35*	N. G.
2 Rohtak-Pan pat 112 Gohana	20	B G.
(b) New Lines—		
l. Havelian Garhi Habibullah	43*	B. G.
2 Charsadda-Mardan	17*	B C.
3. Pezu-Dera Ismail Khan	40*	B G.

	Approx. M leeges	Th proposed gauge
NORTH WESTERN RAILWAY-contil		
(b) New Lines		{
4 Tando Mohd Khan Moghalb n (Jati Taluka)	72*	BG
5 Bad n-Gujrat (Bombay Smd) .	268*	ВG
6 Karach - Kalat-Quotta .	410*	ВG
7 Peshawar-Kohat	40*	ВО
8 Kohat-Bannu .	80*	В, С
9 Rupar-Talaura	37***	В G.
10 Khushab-Nurpur Darya Khan	70	вс
11 Kashmore-Dera Ghazi Khan	90	v. 0
12 Jhang Malcut	100	BG
13 Khowra-Chakwal	40	BG
(c Conversion-		
 Mari Indus Ban in and Ma Pa -Lake Marwat from N G to B G 	158*	вс
2 Jacobsbad-Kash nore from N G to B G	77*	В (
3 Kohat-Phal .	67.	В С.

Money Spent on Irrigation Projects in Fancal

- 37. Mr. Sasanka Sekhar Sanyal: Will the Secretary of the Agriculture Departr en' be pleased to state
- (a) the amount of money that has been spent by the Government of India for ringstion projects in Bongal during the current financial year (including money already spent and to be spent),
- (b) low many rrigation projects have already been undertaken or worked wholly or in part during the said financial year, and
- (c) whether such arrigation projects are selected as parts of a bigger and long term planning or are merely taken up on individual ment?
- Sir Pheroze Kharegat: (a) and (b) During the current financial year, the Central Government has sanctioned 14 32 lakhs in respect of 42 schemes of the Bengal Government for re-execuation and other improvements of water courses in Bengal. They are intended to increase irrigation facilities in cirtain case of some extent but they are designed largely to improve frainings and thereby increase the yield of land. Information about the exact amount spent or propect to be spent by the Provincial Government and the number of projects executed wholly or in part during the current financial year is not available and has been called for. In addition a grant of Rs. 18 02 lakhs has been sanctioned this year in respect of stylings and previous years.
- (c) These are ad hoc schemes undertaken by the Provincial Government with a view to increase food production under the Grow More Food Campaign and were taken up before the post-war development plans of the Province were drawn

UNSTARRED QUESTIONS AND ANSWERS

SCARGITY, OF MUSTARD OIL IN BENGAL

- 38. Mr. Sasanka Sekhar Sanyal: Will the Secretary of the Food Department be I leased to state.
- (a) whether the Government of India have considered the acute scarcity of mustard oil in Bengal and the sudden rise in its price,
 - (b) the reasons for such scarcity and for such rise in price, and
- (c) what steps are being taken for making mustard oil available for the ordinary man and at reasonable rates?

Mr. B. R. Sen: (a) Yes

(b) Scarcity of mustard oil in Bengal is due to inadequate imports from U P, and other areas in India

The rise in prices is due to shortage of oil and lack of effective price control throughout India and particularly in the districts of Bengal. The fail in imports is due to increased consumption in producing areas due to greater purchasing power and shortage of ghee.

(c) The Government of India have after consulting the Provinces and States decided upon a policy of Co-ordinated control over prices and movement of edible obliseds and oils in conformity with an Al-India Basic Plan, and Provincial/States Governments have been advised to take mimediate action to implement this policy. The export of mustard oil out of India has also been totally probabiled.

The Bengal Government have rationed mustard oil in Calcutta City .

SAINTHIA-BHERAMARA RAILWAY PROJECT IN BENGAL

- 39. Mr Sasanka Sekhar Sanyal: Will the Honourable the Railway Member be pleased to state
- (a) I we much progress has been made in the project known as the Sainth a Bherain in Railway in Bengal,
- (b) the route of the proposed railway mentioning only important places through which the proposed line will pass
 - (c) the approximate time by which it is expected to run trains, and
- (d) whether District Boards and District administrations connected with the places through which the proposed line will pass have been informed of the schitte?
- The Honourable Mr. M. Asaf All: (a) No progress has so far been made in the Project, Sainthia-Bheiamann Railway, in Bengal, as the survey investigations have only been taken in hand recently. The investigations could not be taken in hand earlier, as this project was given a low priority by the Local Government and attention was therefore, concentrated on higher priority projects.
- (b) It is not possible at present to state, the route the proposed railway will take and the important places which it will pass through, or pass close by, till the surveys of this line, which are now in hand, are completed The only important place that this route will connect is Berhampore
- (e) The construction of the line can only be considered after the survey reports are received and strutumed. It is, therefore, not possible at this stage, to state when the line is likely to be constructed and when trains would run on the section.
- (d) A notification was published in the Gazette of India on the 7th Sentember, 1045, for the information of the public notifying that the Railway Board have sinctioned an eigeneeing survey to be carried by the Agency of the B A Railway for a Broad Gauge line from Sainthia to Bheramara ma Berhampore a distance of about 98 miles. The Railway Administration concerned arranges a notification in the local Government Gazette in accordance with the terms of Section 4 of the Land Acquisition Act

The Standing Rules for the traffic survey provide that the survey officer in charge should consult local authorities and prominent citizens both as regards trade and industries and the most suitable route for the projected rail-

GRANT OF EXTENSIONS TO POSTMASTERS AND POSTAL (LERKS

- 40. shri Mohan Lai Saksena: (a) Will the Secretary of the Communications ') partment be pleased to state how many head Post Offices are there in the Kumaun Circle in United Provinces where Postmasters in selection grade are appointed?
- (b) Is it a fact that recently the Post Office at Haldwani in the Nami Tal Darkrif was raised to the status equal to the status of those at Almoia, Ramkhet. etc. 2
- (c) Is it also a fact that a gentleman who had retired from service was appointed as Postmaster of that Post Office? If so, was no other man in source available for promotion to that post?
- (d) What are the rules for the grant of extension to Postmasters and other postal clerks who have completed 55 years of age?

Sir Harold Shoobert: (a) Three

- (b) Yes
- (c) The reply to the first part is in the negative. The latter part does not arise
- (d) The rule regarding the age of retirement of non-gazetted Postmasters and postal clerks is F R 56(b)

Physical Fitness and Mental Fitness of ()FFICER'S GRANTED EXTENSIONS OF SERVICE AS POSTMANTERS

- 41. Shri Mohan Lal Saksena: (a) Will the Secretary of the Communication: Department please state whether Government are aware that even if an extension in granted on public interest, the official getting the extension must be prescully and mentally fit to perform his duties?
- (b) Is it a fact that the Postmaster posted at present at Ranikhet is disabled end is not physically fit to perform his duties?
- (c) Is it a fact that he has been granted several extensions, and, if so, how many, and why?
- Sir Harold Shoobert: (a) The Honourable Member is referred to Fundamental Rule 56(b)(1) A copy of the Fundamental Rule is in the Library of the House
- (b) No The official in question is in very good health although he uses an artificial leg. This is not considered as a disability for performance of his ditties as a Postmaster.
- (c) It is a fact that this official has been retained in service for three years after the age of 55

EMBEZZLEMENT IN THE POST OFFICE AT PAURI (GARHWAL)

- 42. Spri Mohan Lal Saksena: Will the Secretary of the Communications Department please state whether it is a fact that sometime ago there was a case of en bezzlement in the Post Office at Paum (Gaihwail), and if so, what was the amount involved and what action, if any, has so far been taken in the matter?
- Sir Harold Shoobert: No, a loss of Rs 100, however, occurred between Pauri and Pokhra Sub Office in May last Police investigation is proceeding

RELAXATION OF CONTROL ON BUILDING MATERIALS

43. Mr. K. C. Neogy: Will the Honourable Member for Industries and Supplies please refer to the Budget Speech made on the 28th February, 1946, by the then Finance Member in which proposals for assisting and stimulating private building activity were made, and special steps indicated as being taken

to increase allocations of coal for the burning of bricks and release of timber, cement and steel, and to relax controls over these materials and to extend production capacity, and lay on the table of the House a statement showing Province by Province, the progress made, or expected to be made in this matter during the year, as well as the nature of the action?

The Honourable Dr. John Matthal: Four statements showing the position in respect of the distribution of cement, timber, coal and iron & steel are laid on the table of the House

A statement about the existing and planned production of cement is also laid on the table

I -Statement showing percentage of Cement Supplies for Civil purposes against the total Cement production in India

Month						Total Coment Production	Cement Supplies for Civil Purposes	Percentage of Sup les for Civil Purposes to Total Production	
		1945					Tons	Tons	
January							1,81,521	82,137	45 2
February			•				1,81,021	72,530	40 1
March							2,10,625	1,26,854	60 2
Aprıl							1,89,245	95,346	50 3
May .							1,81,887	93,509	51 4
June							1,8),121	98 745	54 8
July .							1,76,644	1,15,079	65 1
August							1,83,268	1,06,809	58 2
Septemb · r							1,77,312	1,23,777	69 8
October							1,62,219	1,30,988	80 7
November							1,64,235	1,37,165	83 5
December							1,75,148	1,51,347	86 4 .
		1946					}		
January							1,47,496	1,41,457	95 9
February							1,49,192	1,49,793	160 0*
March							1,82,366	1,69,369	92 9
Aprıl							1,54,955	1,70,292	100 9*
May .							1,69,473	1,47,083	85 8
June							1,70,187	1,29,803	83 4
July .							1,62,227	1,53,857	94.8
August							1,67,936	1,66,401	97 9

^{*}Note -The figures in this column include releases mad from stocks,

II -Statement showing issues of Timber from Government stocks by Provinces

										(Figures are in tons
		Pro	vince							Issues from January to August, 1946
										15,990
										12,325
										15,620
and	Dang	78								45,450
										6,900
										210
tat	es									16,030
nd '	Trave	ncor	0							5,590
							•			610
P				1						2,040
										12,320
	•			•	•	•	•	•	٠	31,360
							т	otal		164,445
	Stat	States nd Trave	and Dangs States nd Travancore	and Dangs States nd Travancoro	states	and Dangs States nd Travancore	and Dangs States rd Travancoro P 1	and Dangs States rd Travancoro P 1	and Dangs States rd Travancoro P 1	and Dangs States rd Travancoro P 1

III -Statement showing altocations and despatches of coal for briol burning during year 1945-46

		Despatches	Tons	72,662	71,296	60,376	21,612	88,284	48,354	21,998	56,621	Not yet available	4,41,193	
	Total		Tons	1,05,000	75,000	88,459	92,699	1,08,459	1,03,459	1,18,459	70,520	75,520	8,37,576	
9761	Allocations	Railways	Tons	6,000								25,000	30,000	
	Allon	Civil	Tons	1,00,000	75,000	88,459	92,699	1,08,459	1,03,459	1,18,459	70,520	50 520	8,07 57.5	
	Despatches		Tons	21,469	14,214	20,252	5,032	14,622	7,065	17,322	34,916		1,34,912	
1946	46	Total	Tons	16,650	16,650	18,947	2,000	7,000	14,000	30,000	47,000	36,000	1,91,247	
	Allocations	Railways	Tons	11,500	11,50)	:			7,000	10,000	12,000	1,000	63,000	
	Alloc	Civil	Tons	5,150	6,150	18,947	2,600	7,000	7,000	20,000	35,000	35,000	1,38,247	
											•		•	
				March	April	· May	June .	July	August	September	Octob r	November		

So far as steel is concerned control was relaxed with effect from 1st April 1946 so as to enable consumers to obtain their requirements in the open market. However there was consist derable deterioration in the supply position owing to labour unrest in the works of some of the producers and to insufficiency of coal Moreover the import position also deteriorated owing to similar difficulties in the U S A and Australia. As a result the control had to be re imposed with effect from 1st September 1946. It is not possible to say how much steel was purchased for building purposes during this period in the various Provinces Govern ment are now engaged in deviaing a procedure for the distribution of Iron and Steel the object of which will be to ensure that whatever quantities of steel are available are distributed in an equitable manner with due regard to the essential requirements of the various types of consumers

V -List of existing and planned cement works in Provinces and States

Prov nce	Works	Present Capac ty	Planned Capac ty by 1952	
NWFP				
Punjab	Wah	165 000	365 000	
	Dalm a Dandot	70 000	220 000	
	Punjab M nerals Co		100 000	
Baluchistan				
Sınd	Rohu	~0 000	170 000	
	Shant nagar (Karachı)	200 000	350 000	
Bombay	Sevalia		100 (00	
	2 or 3 more new Works under cons derat on		300 000	
Delhı				
UP	Nat onal Cement Mines an I Ind Ltd		100 000	
C P	Kymore	250 000	350 000	
	Hındustan Housing		100 000	
B har	Khaları	100 000		
	Cha basa		20000	
	Dalm anagar	150 000	300 000	
	Sone Valley	200 000	200 000	
	Kalyanpur	40 060	40 000	
	S ndhrı	1	200 000	

MOTION FOR ADJOURNMENT

Province	Works	Present Capacity	Planned Capacity, by 1952	
Bengal	Asam M ning Corpn		100,000	
	F W Heilgers & Co	•	20,000	
Assam	Assam Bengal 1	75,000	150,000	
	Sıju		100,000	
Madras	Kistna	80,000	180, 00	
	Combatore	180,000	280,000	
	Dalm apuram	70,000	220,000	
	Andhra	30,000	6 0 ,0 00	
	Tinnevelly		100,000	
	Kurnool		50,000	
Indian States				
Baroda .	Dwarka	18 0,0 0	180,000	
Bhopal	J P Srivastava & Sons		100,000	
Bundı	Lakher: .	220,006	320,000	
Gangapur	Bird & Co .		100,000	
Gwahor	Banmor	60,000	60,000	
Hyderabad	Shahabad	200,000	240,000	
Jind	Dalmia Dadri	70,000	220,000	
Mysore	Bhadravatı	20,000	50,000	
Nawanagar .	Jamnagar		100,000	
Pat ala	Bhupendra	100,000	د200,000	
Porbandar	Porbandar	40,00	100,000	
Sirmoor	Sirmur Traders		100,000	
Travancore	Travancore Coments		50,000	

MOTION FOR ADJOURNMENT

PROTECTION OF LIFE AND PROPERTY OF RAILWAY PASSENGERS IN BIHAR

Mr. President: I have received notice of an adjournment motion from the Honourable Member Mr Ishaq Seth The motion is "to discuss the fa..ure of the Railway Department to take adequate steps in time to protect the lives and property of passengers in Bihar as reported in the Dawn and other papers"

[6тн Nov 1946



. | Mr President |

Having found it to be vague, I asked for certain information and the 12 Noos Honourable Member has referred me to the issues of the Dawn, dated the 3rd and the 4th of November 1946. I am afrend there has been delay and there remains therefore no urgency of the matter. The House was in session or 4th November, after the publication of these news. Besides, the motion does not appear to be clear as regards the stations. Perhaps the report in the Dawn gives those stations. Then, it appears to me that item 3 of the provincial legislative list in intions. Police, including the railway and village police, to a proper subject for an adjournment motion, subject of course, to whatever the diofoundble trember has to say on the point of urgence. I take it that by failure to give profection! he means so that as the attacks from mob outs de are concerned, and not on account of some inherent defects in the running of the trains or in the railway administration itself.

Hap Abdus Satter Haji Ishaq Seth (West Coast and Nigrus Muhammadan) If may be both With regard to the second point, if the legal position is such that the protection of passengers travelling in mileay coaches is the duty of the provinces and of the provinceal administration, then I am afraid my motion cannot be debated here. To that extent I agree But I thought the position is that railways being the Central subject, so far as the life and property of those who are travelling inside the railway carnages are concerned, it is the days of the Addisan Department to protect them, and it is on that basis that the motion has been given not compared to the motion has been given been not compared to the motion of th

Khan Mohammad Yamin Khan (Agra Division Muhammadan Rural) May 15.1 submit to you that it the attack comes on the line or on a particular trun from the mob without the train being stopped, it is, of course, the duty of the Provincial Government to look after it. But if the train is stopped by pulling the chain, then it is the duty of Ruliava Department to look into the matter, because it is not the function of the Provincial Government to see whether a chain was pulled or not. Now, the allegations that are in the Dawn are that the chains have been pulled and the trains have been stopped and they were then attacked. The precaution to stop this sort of thing is to be taken by the Railway Department.

Mr. President: I do not think any useful purpose will be served by trying to meet the arguments advanced in a fine and viry subtle manner by the Honourable the Deput, President. The report that has been given to me says that reports of communal clashes have been received from Patna, Hoshiarpur und other places in the Patna district and that on account of the disturbances in certain areas in Bihar, the Punjab Muil of the Fast Indian Railway came late etc Olviously, the want of protection to the life and property of the passengers was not due to anything which the Railway authorities failed to do but because of certain extraneous circumstances, a matter obviously under the jurisdiction of the Railway police. I cannot understand the distinction between such disturbances by mobs coming from within or from without the railway carriages Whatever it may be I do not think the motion is in order. It is not urgent, as I pointed out, and it is not in order otherwise also, it is a provincial matter.

INDUSTRIAL FINANCE CORPORATION BILL

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I beg to move feel leave to introduce a Bill to establish the Industrial Finance Corporation of India

Mr. President: The question is

"That leave be granted to introduce a Bill to establish the Industrial Finance Corporation of India"

The motion was adopted

The Honourable Mr. Liaquat Ali Khan: Sir, I introduce the Bill,

FOREIGN EXCHANGE REGULATION BILL

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I beg to move for leave to introduce a Bill to regulate certain payments, dealings in foreigntachange and securities and the import and export of currency and bullion

Mr. President: The question is

"That leave be granted to introduce a Bill to regulate certain payments, dealings in foreign exchange and securities and the import and export of currency and bullion"

The motion was adopted

The Honourable Mr. Liaquat Ali Khan. Sir, I introduce the Bill

MOTOR VEHICLES (SECOND AMENDMENT) BILL

The Honourable Mr. M. Asaf Ali (Member for Railways and Transport) Sir, I beg to move for leave to introduce a Bill further to amend the Motor Vehicles Act 1939.

Mr President: The question is

"That leave be granted to introduce a Bill further to amend the Motor Vehicles Act, 1939"

The motion was adopted

The Honourable Mr. M. Asaf Ali: Sir, I introduce the Bill

ESSENTIAL SUPPLIES (TEMPORARY POWERS) BILL

The Honourable Dr. John Matthai (Member for Industries and Supplies) Sir, I beg to move for leave to introduce a Bill to provide the continuance during a limited period of powers to control the production, supply and distribution of, and trade and commerce in, certain commodities

Mr. President: The question is

"That leave be granted to introduce a Bill to provide the continuance during a limited period of powers to control the production, supply and distribution of, and trade and commerce in, certain commodities"

The motion was adopted

The Honourable Dr. John Matthai: Sir. I introduce the Bill

COFFEE MARKET EXPANSION (AMENDMENT) BILL

The Honourable Dr. John Matthai (Member for Industries and Supplies) Sr. I beg to move for leave to introduce a Bill further to amend the Coffee Market Expansion Act, 1942

Mr. President: The question is

"That leave be guanted to introduce a Bill further to amend the Coffee Market Expansion Act, 1942"

The motion was adopted

The Honourab's Dr. John Matthai: Sir. I introduce the Bill

REGISTRATION OF TRANSFERRED COMPANIES (AMENDMENT) BILL

The Honourable Mr. I. I. Chundrigar (Commerce Member) Sir, I move for leave to introduce a Bill to amend the Registration of Transferred Companies Ordinance, 1942

Mr. President: The question is

"That leave be granted to introduce a Bill to amend the Registration of Transferred Companies Ordinance, 1942"

The motion was adopted

The Honourable Mr. I. I. Chundrigar: Sir, I introduce the Bill.
(567)

WORKMEN'S STATE INSURANCE BILL

The Honourable Dr. John Matthai (Member for Industries and Supplies) Sn, with your permission, in the absence of the Honourable the Labour Member, I move for leave to introduce a Bill to provide for certain benefits to workmen cupplyed in or in connection with work of factories in case of sickness, maternity and a cudent and to make provision for certain other matters in relation thereto

Mr. President: The question is

"That leave be granted to introduce a Bill to provide for certain benefits to workmen supployed in or in connection with work of factories in case of sickness, maternity and accident and to make provision for certain other matters in relation thereto."

The motion was adopted

The Honourable Dr. John Matthai: Sir. I introduce the Bill

REQUISITIONED LAND (CONTINUANCE OF POWERS) BILL

Mr. G. S. Bhalja (Secretary, Defence Department) Sir, I move for leave to involuce a Bill to provide for the continuance of certain emergency powers in relation to requisitioned land

Mr. President. The question is

"That leave be granted to introduce a Bill to provide for the continuance of certain emergency powers in relation to requisitioned land"

The motion was adopted

Mr. G. S. Bhalja: Sir, I introduce the Bill

MOTION RE FOOD SITUATION-concld

Mr. President: The House will now resume further consideration of the following motion moved by Mr B R Sen, on 4th November 1946

"That the food situation in India be taken into consideration"

and also the further consideration of the amendment moved by Mr Lawson, or 4th November 1946

In this connection, I have received a communication from the Honourable Di Rajendra Prasad which I will read to the House

"Dear Mr President,

The situation in Bihar requires my immediate presence there I am therefore going away today (that is upsterday morning) and will not be present in the Assembly to listen to the aspective of other Vembers who may participate in the debate on the Food situation I beg of you and of the House to evense my absence in view of the emergent situation which recessitates this The Secretary of the Food Department will be present and take part in

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Sir. I highly appreciate the lucid statement of the Honographe the Food Member describing the present situation and the future programme of production. The speech which we heard two days ago on the food situation was very different from what we have been accustomed to hear in previous years We hope that the food situation will improve Sir, India before the war had been an exporting country as far as foodstuffs are concerned got before me the figures of 1938-39 as published in 'Trade of India Review' In that particular year, we produced 9 9 million tons wheat and exported only 279 thousand tons During the same year we produced 28 6 million tons rice and exported 282 thousand tons, but we imported 1,282 thousand tons Thus we had a shortage of 1 million ton of rice in that year which we imported from Cevion Our total export of cereal was a million ton We also exported large quantities of seeds, most of which could be used as food—groundnuts by men and other seeds by cattle. The total quantity which we exported to foreign countries in 1938-39 was about three-fourth million tons in food grains and pulses and about 15 crores worth of seeds and imported 1 million ton rice from Burma This was after fedding the whole country. That was our position before the war. We had enough to eat and we could also afford to export certain quantities to foreign countries, particularly to U K Now, after the war, as we understand from the Honourable the Food Member, our production has increased So. on account of increase in production. I do not see any reason why there should be shortage of food in our country as famine is concerned, there are only three places where there is famine One in the files of the Food Department, that is the place where famine starts The second is in the speeches of Honourable Members of this House, including myself I made a speech about famine with the expectation that we might bring more food from foreign countries in order to lower the prices because the moment we hear that food is coming from outside, the price- always are lowered But to my great astonishment I find that the wheat which we pur chased from Argentine was really at a very high cost and my expectations were altogether falsified. I think all the speeches that I delivered in order to get cheap food from outs de did not prove to be correct. It is an important point to be looked into. We do want food from abroad, but we do not went the same at evorbitant price. I hope my Honourable friend Diwan Chaman Lall who represented this country will tell the House at what price he purchased Argentine wheat compared with the price prevailing in India. If it was at a high price, for what reasons. Was it not possible for him to get it at a lower price?

Diwan Chaman Lall (West Punjab Non-Muhammadan) 1 did not purchase any food at all

Dr. Zia Uddin Ahmad: Did my Honourable friend have a pleasure trip at the expense of the taxpayer?

Diwan Chaman Lall: It was a strenuous trip Food had already been purchased by the representative of the Government of India, but he found that he could not get it out of the country Daving \$6,000 a day as demurrage I got the food out

Dr. Zia Uddin Ahmad: Then he merely wished to help the Commerce Department instead of Food Department

Diwan Chaman Lall. I helped my own people to get food

Dr. Zia Uddin Ahmad: It was a private effort Diwan Chaman Lall: It was a public effort

Dr. Zis Uddin Ahmad: At any 1ste, when he gets up to speak, I hope he would tell the House at what price the representatives of Government purchased foodstuffs in Argentine, and how did that price compare with the internal price prevalent in Argentine Therefore, as far as we are concerned, I think there is no shortage in India I think the only reason for shortage of food is deterioration Today and at other times we have heard of the quantity of food that has gone bud because it was not properly handled My Honourable friend the Food Secretary while replying to a question today could not even give the figures of food destroyed. I think it is imple arithmetic, he knows the crace production and also the exact consumption and the difference between the two is the quantity lost by deterioration. So the chief reason for the shortage of food is not want of it but inexperience in handling. Storing wheat is not easy, it requires expert knowledge and people in the trude have been accustomed for centuries to keep wheat in a proper condition. But our Government of India officials are not experts in the matter of storage of food, they consult zoologists and entomologists to study the parasites which destroy the food By the time they approched the scientists the war was over, and I am sure that by the time they complete their investigations about the method of storage the Food Department itself will be liquidated and the whole thing will go back to the trade Therefore the reason for the shortage of food is really bad storage, and it requires careful looking into

Then I come to the question of procurement, which was discussed at length by the Food Member If we leave it to the sweet will of the producers to sell or not to sell their articles to the consumers the whole social fabric will break down. If the producers of foodstuffs maintain that it is their privilege to sell or not to sell their articles to the consumers, and the same privilege is claimed

[Dr Zia Uddin Ahmad]

by the cotton producers and manufacturers of cloth, and if Government secept that proposition, society will be paralysed and there will be complete dead-lock Government must take a strong line on this question, it they do not do so it is better to nationalise all industrics and adopt communist methods. But I do not think it will be necessary to go so far. It is undestood that the first priority must rest with the producers, but whatever is left after his own consumption and seed requirements must be the property of the State and time people. The same applies to the manufacturers of cotton and piece-good-Government may hesitate to apply this principle because they have to depend on the votes of these cultivators who returned them to power. But unless they adopt the principle I have just laid down there can be no stable or efficient Government in India. Whatever is left after meeting the requirements of the producers should come to the State and should be districted to those who do not produce these foodgrams. Otherwise we will not know where we are I am prepared to desceins the definied scheme of procurement and responsibilities of the Central Government as well as the provincial Government.

The next point discussed by the Food Member was with regard to the prices, whether they should be fixed by the producer or the consumer. I am afraid that is wrong way of handing the proposition. This may be all right in ordinary normal life but we are living in abnormal times and the important point that the Honomable Food Member ignored was that we calculate pieces in terms of the paper rupee, which is only a managed currency Intrinsically it has no value. The cultivators appreciate gold but not the paper rupee. Let the officials of Government make an experiment. Let some one go with a tola of gold and find how much wheat he gets for it, and let some one also try with this paper money and see how much be gets in exchange for that paper. That will determine the purchasing power of one tola of gold in terms of paper money But to make this experiment of the purchasing power of managed currency which has no intrinsic value with which is a fundamental inistake. The price index of wheat at present is 373. My Honourable friend knows that prices of all foodstuffs move in sympathy with the price of wheat and rice. If the price index of wheat is Rs 373 it means that instead of Rs 100 you have to pay Rs 378 for the same amount of wheat. We who are wage earliers get money not in terms of gold or wheat but in terms of manipulated and badly printed paper money, and it is really the purchasing power of that tupes which is taken into consideration. If we accept the payment method proposed by the Honourable Food Member what will be the result? The result will be that the value of rupee will come down to 41 annas Therefore if you want to pay wages you must mercase them in the ratio of 41 to 16 on other words, instead of paving Rs 100 vou should pay Rs 373. The Government of India have appointed a Commission-the Central Pay Commission-to go into the question of wages of the Central Government employees I think this Commission should consist of three persons because in the words of Lord Palmerston the most efficient committee is a committee of three persons provided two out of them absent themselves. This Commission therefore should consist of the Honourable the Food Member the President of the Assembly, and myself, and because both the President and myself will be absent the Honourable the Food Member will have no alternative but to recommend that the pay of Government servants should be increased from Rs 100 to Rs 373 No further Commission will be necessary, it is a simple question of arithmetic

Sn M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor, Non-Muhammadan Rural) Let us address ourselves to allowances

Dr Sir Zia Uddin Ahmad: Allowances will be raised from Rs 45 to Rs 168 per day. The thing is that we have to look at it from an entirely different point of view. The question is that the price of wheat ought not to be considered from the tiew noint of what the consumers can afford to give or what the producers would like to have. It has to be determined by the Govern-

ment and they have to decide what shall be the value of their managed currency represented by naper rupee. I do not want to speak on it at leight today. The Government ought to compare their prices, in terms of gold. If they want to stabilize the purchasing power of the rupee they should fix the price in terms of gold, and after that they should fix the price in terms of silver, and wheat, textiles and everything else will follow. So instead of fixing the prices from the point of view of consumers, and producers he oughts to have the co-operation of the Government, because the Food Member alone cannot solve this problem. He must have the fullest co-operation of the Finance Member, the Commerce Member the Supply Member, and in fact the entire Government. By joint effort and mutual consideration they should fix the purchasing power of the rupee and then the price of wheat and all other articles will automatically be fixed.

Coming to the question of production, there is one factor which the Honourable the Food Member omitted in all his calculations and that is the increase in the population of this country which is over 1 per cent. In fixing his target he should take the nicroise in population also u to consideration. He said the other day that the production of foodstuffs has gone up by about 4 per cent but the population during the same period has also gone up by about the same percentige. Therefore whatever long term policy may be framed, it should take into consideration that our production should increase at least in proportion to the necesse in population. I have already said that we had enough produc-tion in all except rice before the war. No doubt the situation has cased somewhat and we can get rice from Burna and other countries, but at seems describle that we ought to make afforts to produce rice ourselves of the type which people of Bengal and people of the South would like to eat. I suggest to the Honourable Members on the Treasury Benches, and especially my Honourable friend who comes from Assum whether it will not be possible for them to increase the production of rice in the territory now belonging to Assam Labour is available in Assam and elsewhere. They remove their prejudices of what they call line system. I feel that they can produce at least as much rice as we used to import from Burma before the war. Although we may be able to import rice at present from Burma, Siam and other countries. I think it is desirable that in the matter of food we should be self-sufficient. Therefore I beseach that every effort should be made by mutual compromise to see that the large tracts of land available in Assan, are put under rice cultivation. That is really an important point which the Honourable Food Member ought to tackle

There is one point which the Honourable Member did not touch in his speech, and I think rightly, and that is the question of use of machinery in cultivation or large scale farming. In my opinion in India, we cannot use machinery to the same extent as is used in the West. The reason for this is that everybody here has got small holdings and if you use machinery on a large scale, a large number of people will be out of employment. For increase of production we have to fall back upon the facilities which were mentioned by the Honourable the Food Member himself viz, better seeds, fertilizers, water, and everything else which is required in order to produce more food. The position of cultivators at present is very good because they are getting Rs 378 instead of Rs 100 for their produce. But these conditions will not continue very long. They may continue for a few years more. The old conditions are bound to be restored and they will again be in debt as in the past. This is the time to consider this problem and we should follow the same method which Japan followed for improving the condition of their agricultural farmers We know that cultivators for four months in the year are idle. These months ought to be utilised in cottage industries. Perhaps my friend will know that in Japan before the war the entire bosters and a large portion of the textile was done by villagers by the system of cottage industry Therefore, we ought to introduce cottage industry in the villages so that when the people are idle they may produce wealth and earn money. In order to make them rich by artificulty raising the value of their products from 100 to 373 is not really the

- Dr Zia Uddin Ahmadl production of wealth They are not really rich people Artificially on paper they are rich but it is not satisfactory. This is manipulated wealth. The real wealth will be what they produce after doing some work. If by the same work the amount is increased it is not wealth. If by additional work you get additional work tional wealth, that is real wealth. So you should introduce cottage industries m all the villages. Now they are in a position to do so because the cultivators have money and they can buy small machines by means of which this can be This question is attracting the attention of the Development and Resettlement The Resettlement Directorate is working out a scheme of cottage industry for demobilized soldiers. The same principle should be extended later on for these villages The scheme is that we take demobilized soldiers and train them for six months or a year in certain trades and afterwards manufacture the machines which they would require for their trades and give them either on rent or sell them. The payment may be made by instalments in If this is successful in the case of demobilized soldiers. I see no reason why it should not be extended in the case of villagers so that they may engage themselves in cottage industries during the period when they have no work and begin to earn some money. This will also improve our industries Though we have factories all round, (I admit that factories are indispensable), yet these factories will not be able to produce all our require-The villagers should commue to produce all the requirements of the villages by these cottage industries Food Department should co-operate with Ressettlement Directorate and train villagers in cottage industries, they should not depend on the artificial price which will not continue for a long time
- Mr. President. Mix I mule the Holourable Member's attention now to one aspect of this debate? Government have allotted two days for the debate Today is the second day of the discussion, but I find from the list that his come to me that a large number of Honourable Members are eager to express their views. I propose to call upon the Pood Secretary to reply, by thout four O'clock. The House will certainly like him to give information on the various points that have been reased by Honourable Members. I do not wish that any Honourable Member should leave out any of his points. I do not wish that any Honourable Member has to be some time limit to the speeches. The Honourable Member his spoken for half an hour. Time will therefore be short for other members, otherwise, the distinctive will be that some of the members wishing to address the House will be crowded out.
- Sit. N. V. Gadgil (Bombav Central Division Non-Muhammadan Rural)
 Formerly when some such questions were discussed in the House a time/limit was accepted, either 15 or 20 minutes. If that procedure is followed, it will be possible for the House to know the view points of the other members. At the same time, it will be possible to conclude the debate before the House rises for the day.
- Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan R it al). The time limit should be divided according to the Party Groups as in the past, so that the Party concerned may put up certain speakers within the time allowed
- Sn V. O. Vallinghi Gounder (Salem and Cumbatore cum North Arcot Non-Muhammadan Rural) There are many of us in the back benches who cannot get any time. If a time limit is to be enforced, may I suggest that at least ten munutes be given to each member. I do not think a twenty minutes limit is necessary.
- Mr. President. I have made the suggestion and I have given the alternatives 1st Is find that the Meinbers are already restraining themselves and having a firm limit of their own, it will be more welcome to me Otherwise, the other alternative will be to leave out the other prospective speakers. At any rate I shall be calling upon the Food Secretary at about 4 pm to give his reply and the Parties may adjust time limits among themselves

Sit. N. V. Gadgil: Under Standing Order 62, you can limit the speeches to fifteen minutes each. This is a resolution and undoubtedly it is governed by the provision of Standing Order 62.

Mr. President: The Standing Order is not applicable in the strict sense. This is a motion by the Government. If the House wants me to exercise a time limit, I shall be glad to do so

Dr. Zia Uddin Ahmad: In view of your ruling I suppress my speech and say only a few words, I understand rationing and no rationing. But I do not understand partial rationing because that means that I live on staivation diet which others indulge in lavishness. If I go four miles I find that cattle are being fed on wheat I cannot invite more than 20 persons to a party, but a villager can feed 2,000 persons in marriage parties. This does not show great credit to the administration.

Here in India hospitality is our great virtue. The people of the west are not familiar with that hospitality. I wrote a letter to the Rationing Authority in the United Provinces that I get in Algarh a large number of guests and there is no decent hotel or place where they can stay and to give me some additional ration. The reply that I got was that I should tell my guests, when they came, that they should bring their rations with them. If they fail to bring them ask them to go Halwii or Nanbai shop. Such reception of our guests is against our sentiments. But the humour does not end here. At the end of his letter he said. "Copy to the District Magistrate for action. It is keeping with western hospitality. Hospitality is our trinditional virtue and Food Department is out to destroy it. I hope that Food Department will be liquidated long before we lose our virtue. I am sure my friend from the North-West Frontier Province will not appreciate the practice of Food Department.

Khan Abdul Ghant Khan (North-West Frontier Province General) Certainly if it is for the good of India I will write something worse than that!

Dr. Zia Uddin Ahmad: Then I have some suggestions. In the first place rationing should not be fixed for everybody in terms of sugar, rice and wheat, because the poorer people do not like to take sugar. They would rather be pleased to take a double or treble quantity of gur for the same price. They may not like wheat But they would like a double quantity of the cearser grains for the same value. Therefore, in rationing these things, one thing should be essential that everybody should not get the same stuff. The prices of articles which poor men use should be very low and rationing should be fixed not by quantity of inferior stuff, but we should also fix the value in money and supply about double the quantity to poor people for the same amount

The second point is. Food Department should not have arithmeticians only. but they should also have persons who are familiar with the habits of the You send Bajra to Travancore, where the people do not know what it is and how to eat it The villager in Upper India eat Bajra, and Maize, but supplement it with Mutha, which we do not get in towns. Average resident of the town will begin to suffer from dysentry if he is compelled to eat maize or Bajra without Mutha Give us the food which we have been used to eat for You cannot alter the habits of people by order under the pretence centuries As regards rice, position is more difficult of famine Someb~dy in Food Department must study the quality of rice which people are accustomed to est in a particular locality and that quality alone should be supplied to them What is the use of giving rice which people do not cat In Aligarh nobody purchases the rice which is supplied, which even the chickens refuse to eat It is wasted. My request is that somebody should carefully study the ability of rice consumed in each locality and supply the same quality. If not give it up in favour of trade channel

My next suggestion is that at present what is called the Rationing Officer is a person whose minimum income free of income far is Rs 2,000 per month it is, his due An honest Rationing Officer, will confine to this income .But honest, persons are few Corruption is all round and I hope that the present

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Government will eradicate the shortcomings of their prodecessors. For this purpose I suggest that there should be a committee to look after the system rationing and the action of the Rationing Officers who should not be protected by the Defence of India Rules. At present he is above criticism. He is defended by Defence of India Rules. There should be a committee to watch Rationing System. In the case of Delhi I pointed out last year and also in previous year about the corruption of one individual and mentioned his name he is still flourishing in Delhi and no action has been taken against him.

Shri Mohan Lal Saksena (Lucknow Division Non-Muhummadan Rural) is there only one?

Dr. Zia Uddin Ahmad. I think it is better to associate some kind of non-official committee with the rationing officers. There should be a moballa committee also and shops should be opened in each moballa where the toodstuffs should be supplied.

My next suggestion is that persons should be allowed to bring food from outside provided it is written off against their ration

Mr B. R. Sen (Secretary Food Department) That is already allowed in the U P

Dr. Zia Uddin Ahmad: I wish it may be 30 I cannot oring my own food which is lying elsewhere without permit which is not easily obtained I cople should be allowed to have their own food provided it is written off against their own intion. That will really holp the rationing authority.

It is very difficult to get ration permit cards. In Ceylon it is exceedingly simple. The moment I landed their I got the permit. Here people have to wait for three or four days before they get their permit cards. These cards should be easily available, and high penalty should not be charged for isometime. They must be supplied not by one authority but by exertal authorities in the town, like the post office. Certain facilities should be given to the public in order to relieve them of the sufferings which they at present undergo. The cards for the guests should be issued at short notice and preferally, at the station.

Diwan Chaman Lall: Sir, I have no intention of following the pursuous speaker when he went into a dissertation regarding prices, the value of the rupce and the value of gold. But it is quite obvious that the many subjects that he touched were in the larger context irrelevant to the present situato in India.

I would like to add my tribute to the many tributes that have already been find to the Honourable the Food Member not only for his brilliant speech but for a speech the equal of which has not been heard for quite a long time on the floor of this House—a speech full of simplicity and a complete grasp of the situation and full of human sympathy for his countrymen. I have no doubt that under his charge the Food Department is in the ablest hands in the country and the grave situation facing the country is going to be taken charge of by competent hands.

Sir, the question is not merely a grasp of the situation. The question is how are we going to relieve the situation that faces us in the country. There are only three methods of doing so. One is to procure more food. The second is to purchase more food and the third is to build up a sufficient reserve so that the calamities that have faced us in the past do not face us in the future. Therefore, the situation that I would like to direct your attention to, Mr. President, is what is the present position regarding procurement of foot? What is the position regarding production and what is the position regarding our reserves?

At the present moment there are two methods by which we are getting our food. One is, as explained by the Honourable the Food Member, the internal is concerned our demand.

we have not been able to got that demand minlled You, Mr. President, will remember the debate that work place on the noor of this riouse in the month of Match last when Sir Ramaswami Mudaliai came back from America We expressed then our grave doubts as to the programme that he had accepted. grave doubts as to whether the quantity that he thought that he was going to get from abroad he was really going to get and the rears that we expressed on the floor of the House at that time were justified later on And today we are faced with this proposition that although our demand was for 4.4 million tons we have only been able to get 1.7 million tons. As for the further the Emergency Food Council which met on the 4th November (a couple of days ago) will have considered the position as far as India is conceined and from . the fact that total availability for the whole world reckoned by that Emergency Food Council is about 27 million tons and the total requirements of the world reckoned by that Emergency Food Council are about 33 to 36 mil ion tons, the result has been that even our original demand having been reduced our later demand for 21 million tons has again been reduced and our total demand will now be sanctioned by the Emergency Food Council only to the extent of 1.9 million tons. That is the position as far as the Emergency Fool Council is concerned As to our position-and here I may differ in a s'ight degree from the Department-our own position is that by the end of January 1947, unless and until we can get another one million tons of food from abroad over and above all our procurements and all our availabilities, we shall be facing a very serious situation in the country The question then arises, how are we going to get this extra million tons of food? this is a factor which we have to bear in mind As the last speaker stated, our position is very serious 150 millions of our countrymen are under the rationing system, partially or otherwise. I believe 1,00,000 men are employed in working this particular scheme through out India, that is, the department has sugged about 1,00,000 administrators in this process—a small number compared with the magnitude of the problem Crores have been sunk in this organisation. It is necessary for us, since this

is the only organisation that has gone deep down to the people. that we must not disband this organisation when the time comes and when the ne essity is not so great. But the fact is that the total calorific value which is being allowed to our people is about 1,200 calories per day, and that is the lowest calorific value being utilised in any part of the world today, including the occupied countries Mr L. Guardia, who was the UNRRA administrator, said only a few weeks ago that the lowest calorific value which is necessary to keep body and soul together is about 2,400 to 2,600 calories a day, as against that, less than half is being allowed to our people. These are the facts, and it is necessary therefore to remember that this one million tons that we shall need now has got to come from somewhere. At the same time the overall position must not be lost sight of Our production is between 50 and 55 million tons a year Our needs are 60 million tons over a year Our population is increasing at the rate of 5 millions a year so that our demand for food and more food is going to be constant not mere's now but for a number of years to come It is not possible by waving a magic wand to produce more tood immediately from the soil that is producing this food now, unless and until you are going to carich that soil and adopt such methods of agriculture and farming and mechanisation as will increase the productivity of our soil Therefore the need is going to be very great. That need has got to be fulfilled as far as the long term policy is concerned I will say a word about it later on At the present moment I am concerned with the immediate short term policy of procuring an extra million tons of food between now and the month of January 1947

There are three methods by which we can obtain this food international Organisation is concerned. I do not think we are going to get more than 1,00,000 tons of food between now and July 1947 from Canada, although Canada had a surplus of 6 million tons of wheat which other countries taken away I do not think we are going to get more than 5,00,000 tons of wheat between now and July 1947 from the United

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States, and I do not know how much we are going to get between now and January next. These are the figures available in Washington, as far as availabilities from these two countries are concerned. In fact, the total amount that was made available to us from the United States—it was not wheat—for the mouth of October was only 59,000 tons, and we do not know what allotteness are going to be made to us for the months of November and December.

Therefore the position being problematic, it is necessary for us to make every attempt to obtain extra food, that extra million tons of food, from every cormer of the world that we can approach. Where can we get it? When I was leaving New York I understood that a figure of 3,00,000 tons of wheat was published, that was going to be made available to Japan from the United States, and at the same time I learnt that this 3,00,000 tons of wheat was not going to Japan as they had discovered that there was already a sufficiency of tood in that country. Now, it is necessary, and I have no doubt that the Food Department, ably led as it is, brillantly staffed as it is, will take up this matter immediately, not only take it up themselves but in conjunction with His Majesty's Government take up this matter and place it before the United States Government, that this 3,00,000 tons of wheat which is available in the United States should be diverted name intely to this country in order to meet our needs. This is a very important factor. If we can get this 3,00,000 tons of wheat, we shall be able to save the saturation for a few weeks to come

Over and above this 3,00,000 tons of wheat, there is available today in America, about 1,00,000 tons of rice, 62,000 tons of which are available in Brazil, but unfortunately according to the constitution of the Energency Food Council and its Rice Committee, we are unable to touch it independently, because rice is not programmed but is allocated which means that there is a particular quantity designated to that particular territory designated and a particular quantity designated to that particular territory, from which we can pick up rice and from no other. I have already, anticipating the requirements of the Food Department, made a suggestion to the Emergency Food Council in regard to this particular matter, and I have no doubt the Food Department will take up this matter so that we may, if we are able to pick up this rice and pick up the 3,00,000 tons of wheat, alleviate the situation that is facing us in the very near future.

The third source of supply to us is Australia, and I must add my word of congratulations to those countries which have stood by us in the past, and I must support the Honourable Food Member in his tribute to those countries. There will be a quantity of 19 million tons of wheat surplus available for export from Australia from December onwards. My suggestion to the Food Department would be that they must, realising the seriousness of the position which is not going to last a vear or two but may last five years or longer, and in view of the world requirements of food and in view of the increase in population that is taking place in India aftering to enter into long term arrangements with those countries which can supply us with the necessive food Great Britain, realising the tremendous export surplus that was available to them in Canada, entered into such long term agreements with those countries which long term agreements with the country, with the result that practically all the six million tons of surplus when tis going out to be ublised by Great Britain for her purposes end for other international nurposes to which use she may put that food. It is necessary for us too to do the same and I hope that this point will not be forgotten by the Food Department, in their dealings with Australia in the matter of food.

At the same time I am happy to be able to announce that, as a result of the mission that went out to the Argentine—the success of which is probably due either to my colleagues or to the Honourable Member who is sitting there. Mr Sen the Secretary of the Food Department, and all the officers of the Food Department for the great co-operation that they showed in the working of this Mission to the Argentine—my part was very little indeed—the major part of the oredit goes to the Food Department and to my colleagues who went

with me-we were able to succeed in getting 5,00,000 tons of maize which had already been purchased locally or through the 111gh Commissioner in London, out of the country It was a difficult impassion, because of the situation in South America and because there were about 17 different international missions all wanting food for their own countries, including the British Food Missionabout 30 strong-who had been there for a couple of months already before we got there But we were fortunate that almost immediately on my arrival we were able to get 14 ships loaded, not only 14 but we had to borrow 3 more ships, 17 ships loaded almost immediately on our arrival and sent out to India and I am glad to find that those ships have already arrived in Indian ports and the food is being distributed in the scarcity areas. Those saips had been paying as . much as, I understand, £5,000 a day demurrage. It was an extraordinary situation, because there was one mission, for instance, which was given permits to load its ships After they started loading ships the order came-unload The ships were unloaded and the ships went back to that country empty, unable to pick up the food that they bought. Therefore it was a very serious and a very nervous situation but in the end, after all the difficulties, the situation was taken in hand. The difficulties were surmounted and now the rest of the food is practically on its way-160,000 tons-the rest having already arrived in India

But I did not leave the matter at that From New York I got into touch with the Argentine authorities and this is the cable I have got from them

"Owing to heavy commitments next crops of wheat and doubtful almost pool prospects for new crop Masse very difficult get Lagomarsino take new commitments. He has nowever, promised me to give up to 250,000 tons between wheat masse millets rye and ottals against which second quots of hessians would have to be allotted on similar terms of last agreement."

This is a matter for negotiation again and the Food Department will undoubtedly take up this matter and it more food is available, the President of the Republic General John Perron told me that he would possiby be abe to give us 500,000 tons, I think the situation would be saved between now and the end of January

I submit, Mr President, here too, as in the case of Australia, it would be necessary in my opinion to enter into a long term arrangement. We must look beyond this year and the next year and the year after and if we can secure our position, there is nothing to prevent us from unloading anywhere where there is scarcity in other parts of the world, after our requirements have been completely met and there is a surplus resulting from these long term arrangements but for our own safety the arrangements must not be short term any longer They must be long term and if we can enter into long term arrangements we shall be in a more taxourable position. We have a commodity which we can bargain with on a barter basis as we did in the case of Argentine. a commodity which is only available to us in India and to nobody else in any other part of the world. I mean hessian and raw jute and I do not see any reason why, when every other country which has surplus food is holding other countries which have not, almost to iansom, or utilising the r surplus for political purposes, we should not for bargaining purposes utilise this particular commodity of which we hold a monopoly and I am certain that if we do so, as very ably the Food Department did in the matter of the Argent ne, we shall be able to control the situation regarding our imports from abroad

Now, it is not only a question of imports. I know the House would be with me when I pay my tribute to the Indian Fimine Mission from America headed by Mr. Schultz, which came out to this country and put the question of the famine in India on the map of the world. I know that the House will join me in paying a tribute to the excellent work that those gentlemen did I may inform the House that not only did they produce a most excellent report, copies of which are no doubt available to all of us but since their return to America they have not ceased to plead for India and India's needs in this highest quarters in order that the requirements of India may be met by those countries which have a surplus. At the same time the House should know and appreciable that people like Mr. J. I Sing in New York, and Péril Buck

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of the India Leauge have been constantly agitating for the supply of India's needs in the matter of tood and helping to procure us food. I must also pay them a tribute for the valuable work they have done. They are still active and they continue to be active

Mr. President: The Honourable Member may continue his speech after Lunch The Assembly then adjourned for Lunch til Half Past Two of the Clock

The Assembly re-assembled after Lunch at Half Past Two of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

Diwan Chaman Lall: Sn, I was referring to the question of my own mission to the Argentine and I would like to take this opportunity of placing on record the tribute of my colleagues who went with me from this country to President General Peron for the sympathy that he showed towards the work of my mission and for the promptitude with which he intervened both originally and at a later stage in order to enable us to complete our trade treaty with the Argentine The treaty itself is value for value basis treaty, that is to say, if the Argentine buy in our country a certain quantity of jute or hessian or any other commodity, we are entitled to buy for the equiva ent value food in the Argentine As the position stands at present, India has purchased, I believe, from the Argentine about 88 to 90 million pesos worth of food-tuff, which is equivalent to 300,000 tons of food which we have purchased and which is now arriving, but the value of the jute that we have sold to the Argentine Government, and we have sold it at a favourable rate-favourable from the point of view of the prices prevailing at that particular time-is about 200 million pesos worth A peso is roughly equivalent to 14 annas Therefore, according to the particular treaty that I have been able to enter into with the Argentine Government on behlat of the Government of India, we have got a leeway to make up to the extent of 120 million pesos, and I think this amount should be utilised, as I suggested, by our entering into arrangements with the Argentine, for the purpose of purchasing food which may be needed not only now but at a later stage in the years to come. I have already stated that the Argentine Government had subsequently informed us that they are willing to allow us to purchase another 250,000 tons of food which will be available out of the new crop which comes in in the month of Dicember attempts are made by proper means and through proper hands to purchase this food. I think our country is going to benefit vastly from this transaction

Now, there are certain other matters which I would like to refer to in connection with the future. The last speaker referred to questions of storage. This is a very important question I understand that 121 per cent of all the food grown in India is utilised either for seed or is lost as a result of storage We do not quite know what particular quantity it may be, but it is possible it is from 3 to 5 per cent. Now it is necessary to conserve every grain of food that we produce We, a great agricultural country, are the most backward in the matter of storage facilities. In Canada and in America you have a system of elevators, which is a most modern system for the purpose of conservation and transit of food. One member of my delegation was asked to invest gate the question of elevators in America. He will in due course present his report to the Food Department, but this is a matter that should not be delayed. It should be taken in hand immediately. As long ago as 1928 I remember making a suggestion to that effect after my return from Canada to the then Finance Member, but unfortunately it was not taken up Now we have an example before us in the province of Saskatchewan in Canada, where a system of storage has been developed on purely co-operative lines and it is working to the entire satisfaction of the province I think somebody should be deputed to go there and study that particular problem and find out how they have successfully solved this question and arranged to preserve their food supply That is one point to be considered very carefully for the future

This second point to consider is the question of co-operative farming. It is a very large subject and I am not going to dilate on it except to make the suggestion that the Department concerned may look into this matter and see how we can put an end to these separate, tiny little holdings which are to be found in our country at present and get on to a basis of co-operative farming in this country.

The third question is the question of fertilizers. One big factory is being set up in Bihar under State management and control, but one factory is not sufficient. The top layer of the soil in many parts of the country has been destroyed and it is necessary to replace that by chemical fertilizers. The amount of manure available in the country even according to the present system is no longer sufficient and it is necessary to supplement that by means of factory produced manure. And I hope that steps wil be ta'en, as now they are being taken, to start fertilizer factories on a large scale where the raw material is available so that fertilizers may be made available in ample.

The last question is with regard to machinery. We must have tractors in this country. There are large tractors and small tractors. For small farms there are small tractors available and it was amazing to me when I went round in America to some farms and found that farms of 400 acres are being ploughed and harvested with the assistance of just two people. One man sitting on the machine ploughs the ground and the same machine is utilised for the purpose of haivesting the wheat and at the same time threshing the wheat, on the one side, you have the straw coming out and on the other the grain. It is utilised in a tremendous saving of labour and gives quick returns. A machine like that is capable of ploughing several acres a day, whereas since we depend upon the rainfall and mosture in order to plough, it is necessary that during the planting time with quick ploughing, attempts should be made to utilise every but of mosture that is available in the soil.

The next point is in regard to the question of prices, which was also raised by the last speaker. The Honourable the Food Member went at length into that question It is obvious that in our country we have to adjust the prices, keeping in view the interests of the producer and keeping also in view the interests of the consumer. A certain method will have to be found in the end to see that the farmer gets the basic decent price for his produce irrespective of what the price in the market may be Other countries have done so. France, Great Britain and even America have assured a higher than the market price for their agricultural produce by means of a subsidy. In England under the Wheat Commission that has been set up, a farmer gets the price of wheat which is 20 to 50 per cent more than the average world pince of wheat He is recouped out of a Processing tax and a similar method is employed in France. The necessity arises of stabilising agricultural prices and if decent prices are assured to the agriculturist over and above the market price by some such method as that of the Wheat Commission in Great Britain, I have not the slightest doubt that we should find no difficulty in the farmer giving the surplus produce and utilising as little as possible for his own purposes

Finally, let it be understood and let the world realise this and let Amenca in India is great and that between now and the month of January we must have nearly a milion tons of more food if the rationing system is not to break down or if we are not to be compelled to keep on reduced rations. Does the world realise—I do not think they do, not in Washington, at any rate, from my information—what the implication of this reduced ration is? The health of our people is being steadily undermined under this small basic ration. It is necessary to take immediate steps to warn the world that this state of affairs is very dangerous and any break down in the rationing scheme would be disastrous to this country. Millions would go under not merely in starvation, but literally die. It is therefore necessary not only to procure enough food to keep the scheme in existence but get enough food to raise the standard of

that condition

| Diwan Chaman Lall | lations because many millions of our people, poverty stricken as they are, are unable to get anything more than the basic ration of 12 oz a day, that is allotted to them They are not like other countries, even European occup ed countries where they can get then bread, and at the same time they have other kinds of food which they can use as supplement along with their bread in order to get a fairly decent hving in Germany, the basic calorific ration amounts to 1,600 to 2,000 against our 1,200 calones in India in Germany there are other kinds of tinned foodstuffs which are available to them, whereas to a great majority of our population nothing else is available. I would take this opportunity of appealing to countries like Canada, and USA to realise our great need and to come to the assistance of India at this particular hour of need, and not to be content with what has been done. It is a miracle to see what has been done in India by our department, in putting this scheme through with great ability and with great energy. There is no other country in the world today whose population subsists on rationing on this wide scale-150 million people are under rations. There is no other country in the world-1 am astonished to think of this I have gone to other countries like Argent ne where there is an abundant surplus. In those countries nobidy is ever worried about food. Nobody is worried about almost anything e'se as far as their economic existence is concerned I go to U.S.A. I find the same state of affairs, barring a little shortage in sugar and things of that sort, or perhaps a temporary distocation in the meat supply position because of the strike. There is really no shortage of food. The same thing applies to Canala. Although this does not apply to Great Britain, which must have the sympathy of this House for the sufferings they have gone through and are still going through, yet the conditions there are simple when compared to the condition in our country Therefore every attempt should be made to bring this to the attention of the rest of the world by sending out missions composed of men capable of putting the case before the councils of the world in order that you may be

Mr. Ahmed E. H. Jaffar: Sir, we all greatly admired the ability and clarity with which the Honourable the Food Member dealt with what has come to be a 'hardy annual'—I mean the discussion on the food situation. His speech was listened to with profound attention and with some relief that he was not going to ask the peoples of the deficit areas to tighten their belts one more notch. All the same, I think there must have been many Members in this House who will share my disappointment, that there was no indication of the new efforts made by surplus areas to help others in distrection or are under contemplation in those areas which have not pulled their full weight in the past

able to retrieve the dangerous position that faces us in the immediate future I must finally congratulate the Honourable the Food Member and the new Government which are completely alive to the seriousness of the situation in India and wish them God speed in the efforts they are making to ameliorate

While the Honourable Member, Dr Rajendra Prasad admitted that the food situation had not improved in the past few months, his speech as a whole may have led members of this House to believe that we had turned the corner and could congratulate ourselves on surviving the worst dangers Such an attitude would be one of unwarranted complacency, and the Honourable Member himself would not, I am sure, like such an impression to get about. The fact remains that even today the province of Madras has uncovered deficit of five lakhs of tons between now and the end of 1946, and my own province of Bombay has still to find two lakhs of tons of cereals. If these quantities are not made available by the Central Government by the end of this month, the rationing system in Bombay and Madras which has drawn such tributes from the American Food Mission from ex-President Hoover and from all students of food administration in this country will collapse. Surely that shows that the crisis in its most intensive form is still upon us

By abandoning the basic plan on which they had worked for the last two years, the Government of India have done nothing to help those provinces which have tried to do their duty towards the country as a whole Under the basic plan the Government of India gave assistance to provinces annually on the basis of merits and deserts Sometimes back this basic plan was abandoned and the Government of India decided to distribute central supplies every month on the basis of stocks existing in the province at the beginning of the month If a Province was improvident or did not procure enough, it would have a low level of stocks, and on that basis the Government of India would give it assistance Another province which procured more of its own resources and maintains strict control over distribution and, therefore, had higher stocks. would get nothing. This abandonment of the basic plan his been a distinct encouragement to improvidence on the part of provincial governments and deserves the strictest censure. I trust that the Food Secretary when replying to this debate will give an assurance to this House that as from January 1947. the basic plan will again be restored and that this system of giving to those who deserve least and stinting those provinces who deserve the best thanks of this country such as the provinces of Bombay and Madras will be reversed

I hope he will give a further assurance that meantime there will be no further out in the already madequate general ration of 12 oz

I hope my words will not be misunderstood by the Honourable the food Member but the question which people in Madras and Bombay and Mysoie are asking is we have mobilised all our resources to the utmost of our ability, we have rationed our urban and rural populations, we have gone to our farmers and taken from them the surplus grain, and yet we are denied by the Central Government supplies to meet our barest needs? Whi are other meas who have been lax in their food administration still allowed to get away with large supplies? When maize is made a compulsory pair of the ration in Bombay and Madras, why should not the same be done in Delhi which is as much a deficit province as the other two?

Then we come to other anomalies. We have been told that government monopoly purchase of foodgrains is the only method to meet an emergent situation of the kind which faces India today. And yet why has this system made little headway in quite a few provinces? The previous Food Member warned, capled and promised by turns, but unfortunately, it is the opiniou in deficit areas that despite all this, there is no real enthusiasm for government procurement in surplus provinces, I may be wrong and shall be glad to be corrected.

All of us are concerned and must remain concerned during the whole period of the food crisis with the clamour for raising foodgrain prices I do hope, Sir, there will be no wavering in this respect. This problem of the vicious spiral, increase of grain prices, followed by increases of other prices and so on, will have to be carefully tackled. If there is to be any further morease, I feel, the process will lead us faster and faster to a catastrophe

That brings me to the nauseating business of profiteering in foodstuffs. We have and read much about profiteering in food but we missed any indication in the Food Member's speech of the conviction of any large profiteer.

I wish to refer briefly to a matter which I think is of some importance, although it may seem to be of comparatively small importance. A couple of days ago I was astounded to read in the Delhi newspapers that the control over milk had been lifted in Delhi Is the capital of India so overflowing with milk that this commodity can be decontrolled? It is really an astonishing situation that while other parts of the country are making special efforts to make milk available to children through special schemes—as in Bombay—Delhi should consider milk control superfluous Surely there is one class whom we want to spare, and that is children, the hope of our future Do Delhi children give sufficient and cheap milk now? Speaking of milk I would remind the Honourballe the Food Secretary of my speech during the last food debate when I suggested that import duties on milk products should be removed, for

[Mr Ahmed E H Jaffar]
instance, the heavy duty on butter imported from Australia When we are short of butter in India I suggest that duty on such milk products like butter, etc., should be removed and I hope the Honourable the Finance Member while preparing the next year's budget will consider this question favourably

The shortage of cattle food some of the factors making for milk shortage. I have a letter from the Bombay Humanitarian League giving details of their approach to the Government of India for importing cattle food from Portuguese East African Colonies and British East African Colonies and how such opportunites have been neglected by the Government of India This shows that we

are not using our exports as a lever for obtaining cattle food

As the Food Member is also in charge of agriculture I should like to state that all our present troubles are due to the worful neglect of agriculture in the past And the chickens are now coming home to roost We have had commissions in the past, reports, blue-books, white papers and advertisements about "Grow More Food" in English newspapers, but the fundamental problem of insufficient production still remains. This is the time for Government to make up their mind as to what part agriculture must play in the life of this country.

In conclusion, I am sure every Member of this House realises that the organisation of food administration even in normal times is an immense undertaking, but once shortage becomes a world problem the problem becomes bigger still and one which knows no limit. We feel that Government now have a real grasp of the situation and are trying to do their best for the amelioration of the people's suffering. In spite of the criticism that I made on points of detail, I am sure Government can demand from all of us uninterrupted, loyal and consistent support, which will mean success in fighting back the danger of famine

Khan Abdul Ghani Khan: Sir, so much has been said and written and stated about food inside this House and outside it that it is hardly possible for one to put forward any new idea or contribute any fresh suggestion. Since the Bengal famine we have been talking of food and food has become more and more scarce. In the last two or three years we have produced negrnificent plans and reports on food and we have seen more magnificent deputations of beggars to beg for food in the foreign countries. I returned from one such deputation day before yesterday, the delegation that went to the Food and Agriculture Organisation of the United Nations at Copenhagen In Commission A of that conference I did the begging for India, my colleagues did it in the other Commissions and Committees on which they were serving I begged the Commission to give preference to India in the distribution of fertilisers and export an allotment of tractors because India was starving Never shall I forget the shame that I suffered when I said that There was I standing before the nations of the world admitting in so many words that though I came from a country which has unlimited man power, inexhaustible natural resources, one of the best climates and most fertile lands, with scores of long rivers and hundreds of square miles of flat ground, yet we are starving I admitted in so many words that we were starving because we Indians were stupid and ignorant and inefficient and suffered from a lack of will and intelligence And, Sir, these are precisely the reasons why we are starving Our rivers, our soil, our mineral wealth is all as good as America's; our man power is greater, and yet America is rich and well fed and we are poor and starving What is it that America has and India has not? It is the will to serve, the will to create, the will to produce A thousand brilliant plans will not produce a single turnip, you cannot get fish by singing lullubies on the banks of rivers If files and plans and statements and blue-books could produce food we would be the greatest exporters of food in the world But unfortunately potatoes do not grow in files We do not want speeches, we want action I know the Honourable Babu Rajendra Prasad has the will and the desire to serve India, he has been given the most difficult portfolio, he has the most terrible responsibility and therefore the greatest honour I

know he will try his best, but that is not enough, we all must try our best As long as there is one unfed child in India we have no right to raise our head with pride or talk of our culture or civilization or religion. There is no room in a hungry man's stomach or head or heart for anything else but hunger A starving man knows no other God except bread Food is the first duty and highest responsibility of every Government, everything else is secondary There is no point in teaching a child geography when you should be giving him potatoes. There is no sense in making laws for a hungry people, hunger neither understands nor needs laws. It needs food. I know be giving him potatoes that you all realise this, but what I want to point out specially is that we must not forget that it is the farmer of India and not the soil of India that will produce the food of India You forgot him and he underfed you, you condemned him to a life of ignorance and poverty and discuss, and nature made you pay for it a hornble price, famine I am glad you have remem-bered him at last He is the real problem. You will dam the rivers and plough the fields and have the fertilisers but you will still starve until you educate the tiller of the soil and make him intelligent. Arm him with knowledge and understanding and he will beat hunger for you, nothing else and no one else can The blind farmer of India is the great obstruction to the greater production of food in India For example take the case of manure Go to any Indian village and you will see stacks of cowdung cakes and the immediate consequence,-indernourished children and wretched crops you think that if the mother of these half-starved children understood and knew that everytime she burnt a cake of cowdung she was burning away one solid meal from her child's food, she would do it? No Indian mother would, she would rather burn out her eyes She does not know it but she must be made to understand it. I had exactly the same difficulty in my own village I quarrelled with my people, I pleaded with them and I even threatened them but they still continued to burn cowdung cakes I persuaded the men but I could not persuade the women, the only way they could cook their food was with cowdung. So three years ago I planted a few quick-growing trees for them and allotted them to various families When they got a littlefuel they saved a little manure, and this year I had the best cron in my land because they had a lot of manure Next year I hope to get a better crop because they will have more fuel next year

This brings me to the suggestion that I want to put before the House My Honourable friend Mr Lawson said the other day that food and agriculture were complementary to one another and he was glad to see them under one Member I want to go further I claim that more food is possible only if all the departments of Government co-ordinate to produce it. The farmer must be taught by word,—that is the Information Department, then by deed.—that is the Agriculture Department. The PWD must make dams and canals and wells and make farms to market roads Communications must give him better transport, Industries must give him fertilisers and science must give him improved seeds. If you look deeply into the subject you will be shocked at the number of wheels that you will have to turn before vou can hope for any progress Therefore I piopose that we make an organisation modelled on the lines of the international organisation of the FAO (Food and Agricultural Organisation) of the United Nations This organisation must be made responsible solely for the production and distribution of food in India. It should be given the supreme authority over the provincial Governments and their provincial projects and the central departments in the matter of food It should be a society of missionaries who will consider the feeding of Indian children holy and noble enough to give up their life to it. and we on our side must give them the power the trust and the chance tomake good use of their lives in the service of India and that is the quickest way, and to my humble understanding the best way

That is all that I have to say about the production of food Now a word about consumption of food and I am through If you want to get the best

and the only way of gettting more food for India

[Khan Abdul Gham Khan]

out of your food and your investment in it, you must eat intelligently. This is another thing we have to teach the masses of India. You must not ask for a particular variety of food that you like, you must eat what is good for you. Perhaps an example will help me clarify what I mean. Take my friends from South India. They have a famme I am surprised they have not had a dozen instead of one. The Madrasi is a very intelligent Accountant and lawyer but he is a very unmultiligent feeder. He eats only rice and he will not eat fish and eggs and meat and even wheat.

An Honourable Member: We are now eating maize Khan Abdul Ghani Khan: I am very glad to hear it

On a specialised diet like that, the chances of starvation are much greater than for more general feeders, like the Pathans or the Punjabis. You must eat what you can get until you can produce what you would like to eat India may pay crores of rupees this year to subsidize rice for you, but we cannot do it every year. You must eat what India produces—corn, wheat and bajra, eggs and fish—yes, Sir, fish—you cannot starve a human child because you leel sentimental about fish. You cannot be an intelligent extended of the thing of the th

The English, who are an infernally son-sible nace—and too much so, as we have found to our cost—are very intelligent about food. They have mechanized their farms and they are short of meat and so what do they do? Why, they have eaten up all their horses. When you get Viena Steak in London you must understand that in plain English it means plain good old mough horse.

I wonder when India will learn that there is no vittue in cating a turing in one orme in cating a horse. For neither the turnip nor the hoise is what matters. The only thing that matters is the strong aid healthy young body which is the only house for a perfect mind, which is the only hope of a perfect nation. Feed India and educate her and you need not worry about the future of India. It will be greater than you have ever dared to dream

I thank you, Sir

- Sri E. Venkatasubba Reddiar (South Arcot cum Chingleput Non-Muhamanaha Rurai) Sir, I par in tribute to the Honourable the Food Member for having appealed to the members of this House and also the public for co-operation in his efforts. And I also pay in tribute to the Food Secretary for having managed the Honourable the Food Member to repeat his theory against the prices.
- Mr. President: Before the Honounble Member proceeds further, I would like to say a word I stated in the morning Session that in view of the large number of members who wish to speak there should be a strict time limit and the speeches should be as short as possible and should deal with points which have not already been brought out in the debate. That is the only way of having the maximum number of points and suggestions brought to the notice of the House and to the notice of the Government. Though I do not want to fix any rigid time limit, but I think ten minutes should be sufficient for expounding any further points which Members have to place before the House, Members should therefore see that they do not exceed five minutes if possible or ten minutes at the most.
- Sri E. Venkstssubbe Reddiar: I would like to address myself only to the question of prices and not to other points. I was surprised to hear that the Honourable Member will not support any rise in the price of foodgrains. I think it is partly due to the work of the Department, but he argued a had case good

lawyer that he is in order to convince this House and also the public against raising the prices. But I would like to expose some of the fallac es in his arguments

He said that he must look after both the interest of the producer and the interest of the consumer Nobody denies that What is it that the consumer would like to have? Would he like to have his rice or what at the cost of the producer? Now, he has not taken into consideration the cost of production of rice or wheat. So far as we are concerned, coming from the South I shall give some figures for raising paddy crop on an acre of land. If it is a dry land it comes to 120 rupees and if it is a web land it comes to about 80 to 85 rupees per acre. I will request the House to bear with me if I go into details because I find I am the only person here in this House who has been fighting for the rise in price.

The cost of preparing seed beds and manuring is Rs 15 per acre in my district Preparation of land comes to 21 before it is transplanted. The cost of transplanting and removal of seedlings comes to about Rs 8 per acre. Manure is required at the rate of 44 bags of oil cakes per acre, and the controlled rate is Rs 9-4 per bag although we never get it at the controlled rate. It comes to its 41-10 The land revenue on wet land comes to Rs 6 to 8 per acre, and harvesting charges Rs 15 All this taken together works out to Rs 85 per acre What is the normal yield in India? We have got agricultural statistic in India and also several reports before us. They give 12 maunds of paddy pit acre as the average outturn So at the present rate of Rs 5-11, it comes to about 66 to 69 and even if you take the value of straw, which is about Rs 15 per acre, it comes to exactly Rs 84 He has nothing for his supervision charges and nothing for his establishment, and if it is a wet land he is just able to make up what he has spent on his land But if it is a dry land he is a loser by 35 to 40 rupees I do not mean that on an average every cultivator is losing, but that is the position The Honourable the Food Member said that if he is a loser why should the cultivator go on cultivating his land. The Honourable the Food Member has not been practising for a long time. If he had been practising, he would have found that many a member of the bar is not able to make both ends meet and yet continues his practice, because they are not capable of taking up any other profession por can they adjust themselves in any other walk of life It is just the same with the cultivator He has no other vocation and the other thing is from his labour on the land he hopes to get some crop He hopes to get some grain which he would not otherwise get. So he is on the land and carrying on the profession of agriculture in order to help himself and if possible others

The other question was raised if as a matter of fact ruising of foodcrops is not profitable, why should he not raise commercial crops or money crops? The ruiswer is this. If you want to raise sugar cane or tobacco or ground-nuts, they was costly crops. Raising sugar cane in my part costs Rs. 600—500 an acre and round-nuts cost Rs. 100—120 per acre. Many of these people find it difficult to raise those crops. The other reason is that the Provincial Government of last year. He argued if the level of price was raised the consumer could not have and it would be a burden on the consumer who would not be able to meet list demand and get the other necessities of life. It is not true. He also quoted from some index figures that the price of rice has risen \$20 per cent in the index Ruif from the reports of the Agricultural Statistics of India, 1988, I find that in Madras the rice price has been Rs. 3-14 per maund and the present control rice price fixed by Government is Rs. 8-6 per maund. It comes to 220 per cent and not 320 per cent over the pre-war level.

Mr. B. R. Sen: That is the all-India index

Sri E. Venkatasubbe Reddiar: i am giving figures for my province. Then he quoted that sugar has not risen in price. That is because it has been controlled from the beginning. Compared with other articles, the price of sugar has been kept very low.

[Sri R Venkatasubba Reddiar]

What about the needs of the agriculturist? Some of thy friends have said those needs have gone up in price In 1941 I was able to purchase a ton of oil cakes for Rs 32 Now I am not able to purchase it for Rs 130 Labour has gone up by four times The work turned out by the labourer has diminish, in proportion to the use in wages. We cannot get cattle, implements and the if price has risen by 10 to 15 times. So we say that the agriculturist should get a fair price and if the price is raised by one supec per maund, it does not hit the consumer One maund is 82 lbs Under the present ration of eight ounces per head per day, only fifteen pounds are necessary for an individual for a month A rupee increase in the pince works out at one and one fith of a pice per day, or three annas per month I say if it is not possible, or the producer could not expect the consumer to pay three mass morease per head for this rice, the modence is not very much. Even it it is thought that this could not be home by the consumer I would sugge, just as they are doing in the Ruliway Department, that the Government uself subsidize this food and meet the cost of conveyance, the middleman's chiracs and pay the producer at the rate at which the consumer is getting

There are, the second and third soits of rice in Madias — They are very cheap II works out at Rs. 7-14 and Rs. 7-6 per manual and it it is increased by Rs. 1-8 44 does not hit the consumer

So far as village rationing is concerned, we braid the Honomable Members as that people were unwiden to take some of these varieties of grains. It is true. What is happening in villages where grain is produced is that some people are given 2 lbs of paddy per week. It is not sufficient for one days meal. He as not able to take wheat. What is returned in the village is only paddy. The other grains are taken away. I would suggest that the Food Department try its best and raise the action to one point.

We support this motion and we will give all help to the Lood Department as appealed to by the Food Member

Mr. Abdur Rahman Siddqi (Calcutta and Suburbs Muhimmadan orban) The Homomabic car farmer diaste twited me the other as siving that I lived to the past and did not trink of the biture. That is not just true listened to the speech of the Honourable the Food Member with great attention Had he been present here, Sir, I would have congratulated him upon the manner er which he simplified the whole case for us and put a picture before us which gave us clearer understanding of the situation. But I am sure, Sn, critical hunds like mine, must have realized that he was just repeating a lesson placed before him by the Department In the last session we heard the phrase, ninety days. Once we have gone over the ninety days we shall have entered the millenium so far as food was concerned. Now, the same Department has made the new Member say it is only a question of sixty days and not sixty-one By then we shall all be happy and our poor brothers and sisters in India will get a tummy-full of full, if you will pardon the expression. My recting throughout has been, that for reasons which I cannot fully appreciate or understand this starvation stunt of India has been overplayed We are accustomed, Su to shortage of food Our brothers and sisters have not been able to eat even on square meal a day sometimes. We have been talking of this for years and years But I was flabbergasted when the Honourable the Food Member said that he had spent Rs 91 crores in buying foodgrains and in order to equalise the local prices and the prices at which he had brought them outside, he had to pay a subsidy of Rs 151 crores more and yet the situation is what it is Sir, the history of the Food Department has not been a very happy one. Lord Limithgow chose three Food Ministers in about as many months and then himself sat on that gads and the results are what they are Will it surprise you to learn that this word 'statistics' leaves me cold They are never correct I know something about the jute statistics of Bengal You can go and talk to any one you like and you will find that they have no faith in Government statistics Commercial houses give you better statistics. I know the case, which I think the

Honourable Member who will wind up the debate on behalf of the Department will note down carefully They decided, here in Delhi, that a surplus area was not a surplus area They promised to send so many thousand tons-we always talk in tons nowadays-to them there The officials there wrote back saying that they had got so much of surplus and so they did not want any more Train loads of rain were however sent and then the same Government of India bought that same grain at a higher price, paid double transportation charges and carried ir to the area where it was actually needed. This is only one instance of incompetence of the most magnificent department the Government of India had when India was starving They fixed prices and they are supposed to control them but does it surprise you to know that the Government itself buys at a price higher than the price-it has fixed Can ridiculousness go any further? My own feeling is this-you, Sir, have asked us not to go into details and therefore I shall cut short my remarks—that the I C S (the Indian Celestical Service) does not inderstand the A B C of the problem. I wish the Honourable the Food M inher had been here. I wou'd then have appealed to him to save us from the civilians, who can only go on lattening files but who do not know one grain from another They sit in the offices, and smoke cigarettes Their babu bring the files to them and they put their initials on them. They do nothing more than that Sir, I hope the new Member, when he has got into the guts of the matter will hand over the problem of feeding India to the grain merchants It is because the Government has come in that the merchants, in order to safeguard their own position, have done things which should not have been done according to strict principles of commerce or trade. Once these great civilians are removed, Sir our banias, our memons, our khojas and other gran merchants will be able to put India on a very sound basis in the matter of tood. We shall get our rice, wheat, dal and oil at the normal prices that we used to pay It is all because of this madness about internationalism which sends us with the beggar's bowl to other countries in the world

Sir, the Honourable the Food Member suggested many ways of how he was going to increase production. Su, the department has not drawn his attention sufficiently to the liaison between Government officials, zamindais and merchants. Sir black-market is not the right word. This haison is more terrible I will give you one instance After the Bengal tamine, the Government of India and the Bengal Government decided to have granaries They bought rice from every corner in the world, filled the granaries and fixed the prices Will you believe me that they could not sell one seer of grain, because all the grain which had been hoarded either in the zamindar's underground cellors or in the merchant's backvards came out into the market at a price lower than the price fixed by the Government So, if this basson could be broken by the Food Department, I am satisfied in my mind that there shall be no shortage Our population is increasing and therefore we must have more food. Fertilisers should be introduced and, therefore, a monopoly should be given to a certain corporation and not open it up to the general public to establish ferbilising plants in India But there is one way of getting out of the trouble and that is to break the haison between the Food Department officials and the food grain merchants and the zemindars There is enough food in the country I can understand the point made by the Honourable the Food Member that he has to look to the interests of the producers and he has to look to the interests of the consumers establish a balance, there would be nothing like it But scholars and economists have found that the maximum number of media between the producer and the consumer is about 36 and the lowest about four to five Now if they cannot break it through their monopolistic purchase policy, as they call it, then the producer does not get the 320 per cent increase the Honourable the Food Member mentioned and you and I have to pay, I do not know how many times more, for the food that we get and the poor man suffers consequently My appeal to the Department will be please let the producer get as much as he can but bring the price of the foodgrains down as low as you possibly can Here is a chance for the Government trying to become a real ma bap in the old sense of the term and get at every turn it bungles, and brings losses upon losses to the tax-payer

Mr Abdur Rahman Siddiqi]

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During the great famms in Hengal the Government of India laid down its aughty big policies. Will it, again, surprise you, Sir, to learn that there was a rivolt in the provinces. Assam was going to give us in Bengal 25,000 tons of train but it did not give us more than 2,500 tons. The strong Governor of thinar refused to send one single grain of rice to Bengal. Now if the Food Department is going to work through the provincial agencies, I am satisfied that it will be a new inacco greater than any. And therefore in order to break the liazion and the incompetence, as I have suggested, let Government get out of this field. Let Government take up the problem of production only and leave distribution to commercial agencies who in certain cases have the experience of generations in that type of business.

I am sorry the Food Member is not here. There are other aspects of the matter to which I could speak. But if the Secretary to the Department conveys 10, appeal to him, to hand over distribution to men who understand know, and take back the civilians, we shall not need to 50 either towards the west or to Bangkok or to any other part of the world for our daily food. In this manner alone will the ball are between the producer and the consumer by cetablished.

Raja Bahadur of Khallikote (Nomnated Non-Official) Mr President, Sir, I wish to congratulate my Honourable friend, Dr Rajendra Prasad, for his able and lucid speech on the food situation, and I have no doubt that he deserves to receive a well-mented tribute from this Honourable House for the masterly manner in which he has dea't with the most difficult problem of the day, so our after his taking over charge of affairs. It is amazing to find that in spite of his advancing age and indifferent health he has so soon mastered a problem which is the most exceed of all the problems of the day. Let us hope that the approaching harvest will fulfit all expectations and that nothing untoward like exclones and other calamities, common to our coastal areas, will mur the prospects of what appears to be a very promising season, so far

Arising out of the speech of the Honourable Member, I wish to point out one on two matters by way of suggestions I heard my honourable friend the Food Member say that in permanently settled areas there were no means of collecting statistics or data. So far as the permanently settled estates of the Madras area and the ex-Madras area of the Orissa province are concerned, there are facilities for gathering such statistics. In these estate areas, as well as in the ryotwart areas, the system known as the village officer system for groups of villages exists, and under this system it is the duty of these village officers who are public serunts, to furnish all information and statistics to the authorities and they are the only agency on whom every revenue authority depends to gather statistics regarding the crop outturn. These village officers are low-paid and generally an uneducated lot, identifying themselves with the local cliques of the village The natural conservative temperament of the vi layer prevents him from disclosing or parting with his stocks, and the village officer will surely make himself an enemy of the villagers if he gives a liberal estimation of the crop outturn have personally known of cases where village officers do not go to the fields or make any inquiries but just sit at home and write away some kind of a report which forms the basis of these so-called statistics. If dependable statistics are needed, it is essential to have a separate statistical machinery instead of depending upon the uneducated and ill paid village officers who cannot be expected to turn out such work efficiently and accurately The exact estimation of a standing crop on a field is a most difficult task and unless actual crop cutting experiments are carried out, this estimate can at the most, be approximate and sometimes vague

There is not enough propaganda in the rural areas to induce the producer to art with his surplus stock for the benefit of others. Such is the case not, only in permanently settled areas but in all areas. Another thing that tempts the producer to suppress his stocks is the control of prices for government. He lives in hopes that proces will rise further and often not satisfied with the control, he

prefers selling his stocks in the black market to his friends in the neighbourhood on some uses, gives in soick in extinct on their consumers goods. My experience has been that the procuring agents appointed by provincial governments are, generally, not the right type of people enjoying the confidence of the producers. Instead of appointing persons who try to make a regular business of it, why not entitly the work of procurement to co-operative societies as is being done in Madras? Why not also encourage the payment of bonus as also being done in Madras, which is responsible for bringing out such a large picturage. This will have the additional benefit of discouraging the producer tion going into the black market.

I am glad that my honourable triend, the Food Member, as Member in charge of Agriculture and Food, realises that the time has come not to agree to a further rise in pines, and I may assure him that the scheme of procurement will show for better results if the product is given straightnway to understand clearly now that there is to be no further rise of prices.

By a proper planning of trade policies the Government of India can make attempts to solve the food problem. India is getting rice from Indonesia and Siam in exchange for textiles and a financial credit of 5 crores, respectively Government must explore similar possibilities with the countries of the Middle East and other countries As there is now a full-fledged national government in this country today. In ha's prestign at the moment is very high, as was proved by the conclusion of the Indo-Argentine Food Agreement I wish to take this opportunity to pay my humble tribute to my honourable friend, Diwan thaman Lall and his delegation for their great offorts in securing us food. It is, therefore, just the time to send out a strong delegation with full powers to negotrate and buy plant for the manufacture of fertilisers, tractors and other agricultural machiners This government must also impress upon His Majesty's Government that it is very important that they should provide ample shipping space for carrying food to our country and to bring to our shores all this machinery which is so urgently needed

The cost of fertulsers must be within easy reach of the agriculturists. Without making any discrimination between ryotwari and other areas, the system of giving grants-in-aid for even larger irrigation works should be adopted on an uniform scale for the simple reason that the food crisis makes no difference between totwari areas on any other areas.

Finally, referring to my poor province of Orissa, we are grateful to this government for providing that the share of the central government should be two-third instead of half, out of the 50 per cent giant. Loans also should be encouraged. We are thankful to providence that the province has recovered from those dreafful days of 1948 and is also doing her bit in easing the food crisis e'sewhere in the country as was demonstrated by our parting with 5,000 tons of rice to Madias recently. The responsible ministry that is functioning there now will I hope, always be on the alert to prevent the repetition of a similar disaster to the one which occurred in 1943. It is gratifying to note that beneficial schemes like the Mahanadatanid the Duduma projects will soon be tissed up, and in this connection, may along that the central government will show to this poor province of Orissa the same generous consideration as in the case of other matters.

I wish to conclude now by saying that my Honourable friend the Food Member has started well in tackling the food problem gir night hines and I wash him God-speed and the best of luck in this most difficult-task that he has undertaken

Sree Satyapriya Banerjee (Chittagong and Rajshahi Divisions Non-Muhamnadan Rural) Mr President, Sir, I confess it is painful to have to speak on the Food stitution in the country for reasons which can be better imagined than described but one has to when occasion demands and circumstances permit

The speech which the Honourable Food Member delivered the other day was a magnificent performance. The speech in which he gave a masteriv survey and a careful and a straightforward analysis of the cutive food situation of the

[Sice Satyaprya Banerjee] country, neither belitting its gravity nor sounding a note of despan, will standout in bold and striking contrast to the speeches delivered by his predecessors on similar occasions in the past. I fully realise that he has inherited a legacy from this predecessors, a legacy of commissions and omissions of which the less said ab better and I do not want to take up the memories of the unpleasant past but I am glad to find that within a very short period he has been in office he has been able to treat a record of policies, which has been the its amply demonstrated, and I hope also, very soon he will create a record of actions a record which would defy time and unspire confidence and counge in his fellow countrymen by his boneficient influence.

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The food situation today is grave, it is dangerously insecure There has been If that is time no improvement in the food situation says Dr. Rajendra Prasad of the whole of India, how much more is a case of the province of Bengal The Statesman, in its editorial of yesterday savs while nowhere there is cause for complacency in Bengal particular reason exists for continued grave concern Bengal, I must say, encumstanced as she is to lay, her food problem has bee east into shade and it pales into insignificance before the general political situation of the province particulary in Calciut) and Fast Bengal. Life is insecure Liberty is at stake. Properties have been looted. Houses have been burnt Sanctity and freedom of religion have been trampled under foot. For able con versions into Islam and forcible marriages of Hindu gals with Mahomedans in Noakhali and Tipperah districts on a mass scale have taken place and the wound that has been inflicted on Hindu world by these unhappy happenings will take a long time if at all, to heal. That is the picture of Bengal now as she is fod is and I shall try to review the food situation in this perspective and my remarks will be confined to the problems of that province. But a non-real able in many parts of the province and where it is available, the prices are so high that they are beyond the reach of the poorer sections of the people of the province and it is as good as non-existent. There are also reports of death from starvation, reports which have not yet been contraducted. I have definite information that thousands of people marooned in the affected areas of Noakhali and Tipperah were, and, I am afraid, still are going without food I would ask the Food Member, and in his absence the Food Secretary with all the earnestness and emphasis at my command to make arrangements for taking food to these affected areas immediately and save them from starration and death. The matter does not brook any delay-that will mean sure starvation and death. I cannot, Sir. resist the temptation of quoting a few lines from the editorial of vesterday's Statesman. When the present communal strife began in August, many features of the food administration were unsatisfactory. Rice was selling in some deficit areas much higher than the official price, procurement was small Government stocks were small distribution was uneven. In Calcutta there was no move ment of supplies for a few days last week. Comment was made on the requirements of the distinbed areas in Noakhali and Tipperah. Alaiming reports are coming from Myniensingh and other parts of province

Let ue now deal with the food problem in the province and offer some constructive suggestions in this regard. It is evident that the food problem in Bengal or for the matter of that, elsewhere, and anywhere in the world, has to be dealt with under the following heads—production, procurement and storage, distribution and intrompt

Beton dealing with these factors let me give you some figures regarding length Bengal was deduced ableful produce in 1943-44 so in as rice was concerned by 800 000 tons and the rice allotted to it was only 1,707,000 tons. Bengal was declared again deficit in the year 1944-45 by 11,00,000 tons, and believe me when I say that tice was still despatched from it to the extent of 119 000 tons and this year, from 1st May 1946 to 30th September Bengal has received only 112,000 tons of foodgrains out of a total of 1,019,000 tons received from overseas Bengal is deficit this year according to the revised estimate by 2 million tons I hope the Honourable Food Member will give special consideration to Bengal regard being had to the deficit that states us in the face. I will just read here

a quotation from the statement of Sir Robert Hutchings made on the 17th June 1946 regarding Bengal

"Bengal would be self sufficient this year and at any rate would not call on the centre for help at present while it is still trying to save the people of Southern India. For the present we fully intend to see the people in Southern India through the trouble. The extent to which we can help Bengal, depends very largely on the assistance we recent, from outside India."

I ask the House to pender over the situation as described in this statement in compution with what the situation actually is today, and ask the House to consider whether Bengal does not deserve special consideration.

So let me first of all tran to the problem of procurement in that province In Annexure A to the memorandum circulated to us we find only seven lines descubing the system of programment in the beinghted province of Bengal. I owe it to myself and to members of this House to describe in biret outline the system of procurement-how purchases are made by the Government officers in those districts in which purchases are from the very nature difficult- I mean the districts of Khulna and Barisal and while chief purchasing alents operate in the surplus districts of Dinappur, Burdwan, Bubhum, Bankura, Midnapore and 24-Pargan is Procurement in all these districts is done to all intents and purposes by the rice wills which are be early concentrated in those listicets and the chief agents, only because they are so, get a commission of 2 am as per maund of rice or paddy plus 3 arms for handling and storage, costing the exchequer more than a crore and a halt of rupees a year. I fully realise, Sir, that Bengal being a per-manently settled area it is difficult, if not impossible, to introduce monopoly procurement here and now but it is quite possible to requisition the stock of holders of paddy land of more than 25 acres and more who are required to submit then stocks to Government. Why not assess the simplies of these people and take it over at Government's purchising price? This can be done at once without any extra cost to the Government but with the saving to the exchequer of the commission and to the chief agents. May Lask Sir why the accommendations of the Parame Progues Commission and of the Braund Committee have not been carried out by the Bengal Government' Provincial Autonomy is good but provincial license certainly not Provincial autonomy should not be illowed to degenerate into provincial licence and when that happens, it is clear duty of the higher authorities if I may use the expression of Rousseau to force that proximer

Let me come to storage now It is admitted on all hands that loss due to storage has been considerable. We are told that there has been a storage directorate there has been an inspection directorate and there has been a laboratory and there must have been huge expenditure on all these heads. May I ask the Food Secretary whether these Directorates have done what was expected of them and had they done so whether such huge wastige due to defective storage could or could not have been avoided. May I ask what will be the approximate amount saved from wastage on account of defective storage as a result of the setting up of these Ducctorates? During the last session I asked a question regarding storice in Bengal, in reply to which my Honomable friend the Food Secretary was pleased to observe—an inquiry has been made from the Bengal Government. and the information will be laid on the table when received. And you will be astonished to learn the information has not yet been supplied. It was on the 8rd April 1946 I trust the Honourable the Food Member will personally look into it and put the Directorates in the working order or scrap them altogether

Now let me turn to distribution. Distribution and piocurement are compensatively the component of the different are component to defective storing but for effective distribution. The defauled reposits from the different distribution and piocurement are component to the different distribution and piocurement are component to the different distribution. The default are produced to the distribution and piocurement are component for the distribution. The default are produced to the distribution and piocurement are components are components.

- (1) The needs of every district for the next few months should be immediately assessed and movement of stocks planned accordingly
 - (2) The bigger towns should be immediately put on full retioning

- |Sice Satyapriya Banerjee]
- (3) The modified rationing scheme should be introduced extensively in rural areas, it complete rationing is not possible
- (4) Suppnes must be given regularly, and not occasionally as at present under the modified rationing screme
- (5) The distinction between A, B and C classes should be abolished, for such a struction falls heavily on the B and C classes and ultimately leads to the creation of a black-market for persons demed help
- "(b) Assessment of local needs is generally made by Civil Supply officers without consulting public opinion. The result very often is had with consequential chaos. This sould be stopped and arrangements should be made to enable responsible leaders of public opinion to have a say in the assessment, supply and distribution.
- 7) The Union Food Committee must be put under strict control and supervision so that they may no longer remain bottlenecks of corruption. It is also essential that these committees must be efficient units or be replaced by some other competent machinery.
- (8) Sub-divisional and District Food Committees must have no executive office as then office-bearers.
- (9) Prompt enquiries should be made into guevances local or gueral, specially in cases of corruption and communalism and strong action taken if guevances are found to be genuine.
- (10) Finally, the assessment of per capita need must not be below the minimum nutritional standard

3.4 me give the instance of Calcutta. For the next two months on the basis of 3 lb per capita Calcutta would require about one lakh of tons of stores, but the present stock I am told in the hands of the Government is only about 4 lakhs of mannds, an atterly madequate and a ridiculously small incount

Now, Su, let me come to the basic problem—the problem of problems regarding food—the problem of problems. The policies of the Government in this gradiance been many and varied but then performances have been few and tai between. The performances have only led to extravagant cost without any commensurate results. I shall not deal with short-time production that has been done aheady and I shall not say much on the grow-more-food campaign. I may at once say that hitherto the grow-more-food campaign has been a colosial waster of money. The expenditure on this account amounted to Re. 72 (36 lakhs in 1944-45, Rs. 103 lakhs in 1945-46 and in 1946-47 a provision of expenditure of Rs. 102 35 lakhs has been made. So the Members of this House will certainly be sumised to learn that the area under cultivation of winter rice in 1945-46 his shown a decrease of 64 per cent as compared to the previous year. And

h would of my none province of Bennal compares unfavourably to the yield in Coorg and Madras. In Bennal it is about 900 lbs per acre while in Coorg it is about 1450 lbs per acre and in Madras 1,050 lbs per acre. And it we look a little beyond to a country which has no intensive cultivation. I mean Exprt, we find there the yield of rice per acre is 1,654 lbs per acre. The system of lice cultivation being the same in Coorg and Madras as in other parts of India it may be taken for granted that this decrease in yield is due to the fact that the soil has been denuded of its fertility and it has to be replenished. My time is up. I wish I had time to deal with co-operative farming, fertilisers and consolidation of holdings.

One or I none and I have done May the Food Department be infected by the dynamicin and sincerity of Dr. Ranjendra Prasad and may we as a result, be spared, such debates in future.

Mr. President: I think the Food Secretary will be able to do justice to his case if I give him 45 minutes.

Mr. B. R. Sen: About half an hour will be enough

Rai Bahadur Davendra Mohan Bhattacharyya (Nommated Non-Official) Sir, we have listened with interest to the very valuable speech that has been delivered by the Honourable Member in charge of Food and Agriculture surveying the entire food situation of the country It is very good of the Honourable Member that he has kept nothing concealed from the House and he is so very sincere and earnest for the real welfare of the people concerned I do believe, Sir, that with consistent drive we can raise India's food production up to the standard required for her present population. So far as Bengal is concerned, I may say from my personal knowledge that vast tracts of land are still lying uncultivated in western Bengal for want of irrigation projects, which, if attended to, will bring the whole area under cultivation and will go a long way in solving the food problem which is so acute in Bengal Irrigation projects of those areas have long been prepared but we hear that they are not being executed for want of funds I think the Honourable the Secretary of the Food Department knows some of these projects as he had to deal with one or two when he was the District Officer of Midnapore May I under the c reumstances request the Honomable Member in charge of Food and Agriculture to consider if it is possible for the Central Government to render any financial assistance to the Government of Bengal for carrying out these irrigation schemes and thereby relieving Bengal to some extent of her food difficulties

We have been very pleased to hear that the Central Government have decided to help the poor agriculturists in small irrigation works, such as, tube wills surface wells, etc., and the idea is that 50 per cent of the cost would be bone by the party that would benefit by it and of the remaining 50 per cent half would be contributed by the Provincial Government and the other half by the Central Government. May I know if this formula would apply to provinces which are running at a deficit? Take for instance, the case of Bengal which is at a deficit of about ten croise for the current year. If the Provincial Government fails to pay its quota will the Central Government pay the cutire half and this help the poor agriculturists of Bengal in food production?

Then Sir, the poor agriculturists of Bengal are confronted with another difficulty. Government agents for procurement of paddy do not reach the outlying villages, and the result has been that the poor agriculturists of those areas are compelled to sell their paddy at rates lower than the controlled rates uniddle nen who have cropped up between Government agents and agriculturists. It is also reported, Sir, that if an agriculturist brings his paddy to the Government punchasing centre for sale, he is very often told that paddy is not required on that day or that the paddy is bad. The poor agriculturist has then no other alternative but to sell his paddy at a rite lower than the controlled rate as carrying the paddy back to home means unnecessary expenditure and haras-ment. May I suggest, Sir, that these agents should be asked to go to the village of the agriculturist for purchase and carry the paddy from there at Government evenese.

There is another difficulty that the Bengal agriculturist is suffering from because of these floveriment agents. They pay the same price for i.e. which is coarse as well as fine, although everybody knows that the price for the two varieties cannot be the same. When these grievances are brought to the notice of the Procurement officers, they do nothing to remedy those grievances. May I suggest that the Department concerned should be asked to issue fresh instructions so that recoile may not suffer from those givenances.

as here so, the recent imposition of the agricultural income-tax in Bengal has probably stood in the way of the 'Grow More Food Campaign' in Bengal The big farmers think twice before they extend their cultivation because the fruits of their labours would not be left to them for enjoyment. Therefore, I request the Honourable Member in charge of Food and Agriculture to consider if the provincial governments should be advised to suspend the operation of the Agricultural Income Tax Act till India becomes self-sufficient so far as her food supply is concerned.

[Bai Bahadur Davendra Mohan Bhattacharyya]

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Before I resume my seat, I would only like to add that the Honomable Member's speech has appealed to us most because in his speech he has claimed no redit to himself or for his department as his predecessor-in-office used to include in The term 'I or 'my department' has found no place in his speech

Mr. President: Before I call upon Mr. Rohm Kumar Choudhun to speak, I wis to must the attention of the House to remove one possible misimpression. The Honourable Pood Secretary said that he would require about half an hour to reply and Honourable Members might be under the impression that they can speak till half past fou I understand that there are some points which have to be replied to by the Honourable Secretary for the Agriculture Department. This debate will come to a close it about quarter past four. I believe the Agriculture Secretary will take about quarter of an hour.

Sir Pheroze Kharegat (Secretary, Agriculture Department). I would require only ten imputes.

Mr. President: I sud about quarter of an hom. The Agriculture Secretary will be called upon to speak and then the Food Secretary will reply

Sreejut Rohmi Kumar Choudhur (Assum Valley Non-Muhammadan) Str., 1 nes to intervent in this debate to speak i few words regarding the plight of my informate province of Assum.

At this stige. Mr. President vacated the Chan which was then occupied by the Deputy President (Khan Mohammad Yumin Khan)]

Let me make no secret of my intentions. I want to din into the cars of the Government of Judia and this House the case of Assun so that they may make mends for the neglect of my province. I wish that my Honourible mend Dr Raundra Plasad had been present here today because we in Assam have unbounded confidence and faith in his sense of justice and sympathy for the poor Su however we cannot emdge his disence from this House on a more noble mission of peace. Let us all hope that he will come back with the glory of success imprinted on his face. But Su may I all in this connection that if the Honomable Members of the Interma Covernment had been thle to make a timely visit to the distinhed meas of Eistern India a lot of houses which were buint could have been savid a lot of food which was distroyed could have been utilised not to speak of saving of human lives. Sir, I do not say this in a spirit of carping criticism because I know that this interim government is not yet a full fledged national government and my Honourable friends who sit at the back of the Treasury Benches are still powerful enough to influence the decisions of Government

Sir. I listened very carefully, like an attentive schoolbox to the speeches delivered by my Honourable colleagues but I failed to here a single word of sympathy for the flood stricken province of Assam. The secont floods in Assam rendered thousands of people homeless and all their crops have been damaged Nearly 14 lakhs of people are fed on doles every day and still not a word was heard in this House in sympathy for the plight of Assam. It is true that the All India Congress Committee, through the good offices of my Honomable friend Sardar Patel granted a sum of Rs 25,000 But that is a drop in the ocean. Yet we appreciate that But what have my Honourable riends of the Mushim League done for the flood stricken people of Assam Let me tell my friends of the Muslim League that the bulk of the sufferers in Assam are Mushmis But whatever the Congress or the Muslim League might do, it does not absolve the Government of their responsibility in this matter. I wish the Food Secretary would enlighten the House and say what this Government have done in order to save people from starvation. I hope he will not give the same stereotyped reply which he has given with regard to the question of evacuees from Noakhali that he has done nothing-that it was the concern of the provincial government Is it not the responsibility of the Government of India to regulate the food policy of the entire country and find out whether any

province is suffering because of unprecedented floods or unexpected sojourn of unfortunate refugees? The flood came very late in the month of October and there was no time to sow crops again

An Honourable Member: What about the sufferings of Bihai people You must refer to them also

Sreeiut Rohm Kumar Chaudhuri. So far as the sufferings of Bihar people are concerned, I feel proud to say that our leaders and the members of the Interim Government have already rushed there and the statements which they have issued show that they realise the gravity of the situation and that they are doing their best to save the people there. I wish the same prompt steps were taken when East Bengal was in the throes of disaster and suffering Apart from that, the problem of Assam is very peculiar and it is this lin rormal times, we can grow sufficient quantity of rice. Now we have not only to feed ourselves at this moment, but we have to feed a large number of people whose crops have been destroyed, a large number of people who have taken shelter there and whose hearths and homes have been destroyed and unless the Government of India come to the rescue of the Assam Government it is impossible for Assam to feed this vast population. Sir, we were in a happy position just before the Government of India sought to meddle in the food problem of the province. At the time when there was no control. Rice was selling in Assum at Rs 30 a maund whereas in Bengal it was selling at Rs 100 a maund Now, what is the position? The producers have been left in the unhappy position of selling their paddy at controlled piece of about Rs 5 a. maind where is the Government of Bengal is getting then rice from us and selling it it i profit of fifty per cent. What is the effect of that? The Assum farmers get no benefit out of this. The Assau peasants do not get enough money to purchase then agrealtmal implements and to improve then husbandry They do not get enough for then own living because with their slender earning due to control of the puces of then agricultural produce. They do not get a proper pince for then own produce but they have to pay a much higher pince for purchasing other things. The only things that we want are sugar qur and salt. You will hardly believe me when I tell you that it one time salt was selling in Assam in the black market at Rs. 12 a seer, and even now the position with regard to salt is very critical in that province. The reason for that is theb the province of Assam has been wedded to the province of Bengal so far as the supply of silt is concerned so that if for any reason Bengal does not get a supply of silt Assam has to go without it. The Government of Assam two years ugo was quite helpless in the matter, watching the people purchase salt at prices varying from Rs 8 to Rs 12 a secr. Should not any Government be ashamed of that ' I am saving all this so that you may profit by the experience of the past and the Government of India may not fill into the same error again Sir it my information is correct the Food Secretary Mr. Sen was born and brought up in the province of Assam but he has already earned the distinction of being hard-he uted towards that province. In the last session he told us that the villagers of Assam were not given enough sugar or any sugar at all because they were expected to live on molasses. But what is the position about molasses? There were conflicting orders passed by the Government of Indu and sometimes molasses were allowed to be taken from some provinces and then in order came to stop the import. The villagers do not get sugar or sugar candy even at the time of illness, that is the position of my unfortunate province

As regards dal which is not produced in sufficient quantity in the province, conflicting orders of the Government of India passed from time to time have been responsible for absolute shortage of dal now in that province so much so that in giving free rations Government had to get some dal from different provinces by secure, but ordinary people had to go without it, and even now they are going without dal in many places

Sir I do not wish to take any more time of the House because other Honourable friends want to speak on this I will only say that I have not been able

Sreejut Rohm Kumar Chaudhuril

to describe to even one-tenth of the mjustice that has been inflicted on Assam on account of the deliberate neglect and indifference of the Government of India towards my unfortunate province which had to bear unfold hardship in the last was and borne the whole brunt of it. But nothing is being done by the Government of India to help the Province at all

Su, I apologise to the House for bringing the lofty tone of the debate down to the level of mundane affairs of my unfortunate and neglected province

Sri T. A. Ramalingam Chettiar (Madras Indian Commerce) Sir, coming from the province of Madras which has set an example as stated in this House for other provinces to follow as well as having knowledge of many difficulties which require attention at the hands of Governments, both provincial and central, I am sony that I have to come in at this late hour Sn. we are thankful to my Honourable friend Diwan Chaman Lal for getting us at a time or stress and need mare in a large quantity. Maize was welcome at the time it came, but I am sorry he seems to be thinking that we should come to an annugement with Argentina to go on sending maize to us in future also I may tell him that though we were prepared at this juncture to take some quantity of maize and make use of it, it is not likely that maize will be taken in future if other grains like rice and cholam are available. I have got my own fears whether the large number of ships that are on their way from Argentina to Madras and other ports will have then contents sold and taken up by the people. Sn we have already got some port one of our new crop and the second crop will come in very soon, and it is not likely that when the crops are gathered people will look at maize to which they are not accustomed So I will warn the Government of India not to commit themselves to any arrangement under which they will get grains like maize or barles to which we are not used from other countries for the use of India I may say that it is time we came to an agreement with Buima and Siam to supply to us our needs as they used to do before the war. The main question that will remain to be solved as a long-term question will be whether we are going to turn all our lands to the production of foodgrains or whether we are going to put them to the best use that is possible economically. That is a question which we have to face. We are growing what are called money crops wherever possible. It is only where the agriculturist cannot afford it or where the land would not profitably yield economic crops that foodgrains were cultivated and also where irrigation facilities would not allow any other crop to grow. The question is whether we are going to reverse the whole policy and force people to have recourse only to the production of foodgrams to the exclusion of those money crops which are more valuable. If international trade and international relationship means anything we have to grow what we can and what pays us to grow and make it a source of exchange with other countries from which we get other commodities England cannot think of being self-sufficient in food, it has to depend on its neighbouring countries for its food supplies and for other resources. So the question will be whether we are going to make ourselves self-sufficient in the sense that we will not depend even on our neighbours like Burma and Siam and Java for our food supplies as we have been doing hitherto That will be the second question which I will put to the Central Government to consider very deeply before they enter into any definite programme for the future

Then I come to rationing In our province we started rationing in the towns and we did very well there. But the moment formal or informal rationing was introduced in the villages the whole thing broke down, and I am saving that because I am closely connected with the administration of this formal or informal rationing in the districts. In my own district of Coimbatore what is called informal rationing has been introduced But only two months ago I went into the accounts for a month and I found that whereas the requirement of the district was 11,000 tons per month the actual offtake for that month was 2,000 tons. That only shows that this so-called rationing is mere

eve-wash and does not mean anything said, rationing has done very well and I call it a success, but the moment they introduced it in the villages it broke down What happened was this I am glad to hear that Madras procured 94 per cent of its demand—I do not believe the figure is cornect in any way, but still they were able to collect a large quantity and how did they do it? They did it because they offered Rs 2 per maund more, so that such of those as had some stock with them came forward and delivered it, and that is how a large quantity was collected. From whom? Not from all the people. It was collected from only those who were putting by all these stocks, who were evading your rules, who were keeping things which they ought to have suitendered voluntarily. It seems to me that the whole policy will have to be reviewed. There is the engine of repression in the shape of these profuse method there. The man who safters is not the big landlord. He is always able to purchase exemption. It is the poor land-owner who always suffers. It is the man who has got one acre, and who has got two acress or there acres, who always suffers. I proposed in the Province of Madras that all these poor land-owners who are growing foodgrains up to 3 acres ought to be exempted from this system of procurement. The should be allowed to give whatever they have got and their surplus may be sold in the open market. In that was we can avoid the corruption and the repression to which the villager is put and also improve the administrative machiners of Government.

As I said the well-to do land-owner somehow escapes and the poor man sources. This will have to be looked into in any scheme that the Government is sound to formulate.

I do not want to take up more time except to say one word about the prices No doubt the agriculturist is suffering on account of the high prices he has to pay for labour and for seeds, manure and things like that. It is especially so in dry areas where there are no irrigation facilities and he has to diaw water from a depth of 40 to 50 feet and has to meur an expenditure of Rs. 40 to 50 per acre where is his brother in their Deltaic areas is only paying Rs 10. In such cases help has to be rendered and the suggestion I would like to make is this. The Government ought to make available to these men, especially in the div areas, manure and cattle feed at very cheap prices. That ought to be their first concern. Secondly in the dry meas we are importing all these grains What is done is they are paying to us in the dry areas the same price for grains that they are paying in the wet area. The result is that grain coming to dry areas from outside cost a supec or a supec and a half more per maund than those procured locally. If the prices for local grain and imported grain are fixed at the same level it will help the dry areas year much. This will be only adding the transport charges and procurement charges at the place of production to the procurement price in the dry areas. This will not effect the consumers

Sir Pheroze Kharegat. I shall ded very birelly with some of the important points that have been larsed during the course of this debate which relate to the Department of Agriculture. The first and the most "important question that has been asked is what has been the mercased acreage and the increased production as a result of the efforts that have been made in the past few years. Our statistics me generally considered to be hopelessly unrehable, but the fact remains that our acreage statistics in the temporarily settled areas are probably about the best in the voild. These figures indicate that comparing the average of 1986 to 1939 with the average for the years 1942 to 1945 (the Grow More Food came into operation in 1942), there has been an increase in the cultivated area of no less than nine million acres. Nine million acres of additional land have been brought finder cultivation by our cultivators which were not cultivated before

The second figure I wish to point out is that 5½ million acres have gone under food crops. After having been transferred from cotton and jute. These figures do not refer to all India. I am not talking of Indian States about which the figures are unreliable, I am only referring to British India. But I have also

[Sir Pheroze Kharegat] worked out the figures for the temporarily settled areas t σ , leaving out Assam, Bengal, Bihar and Orissa and the figure of increased acreage is 64 million acres. There can be no question about that figure it is absolutely reliable and must be accepted as an enomous continuition that has been made by the agriculturists of India to solve the food problem of the country. The increased production that must have resulted therefrom is—and these are the figures that have been given to $n_{\rm e} = 3$ million tons out of which the temporally settled areas account for 2.3 million tons, t e, in addition to what was produced in the veals 1936-39, and working it out on the basis of the im-reased vereign, this is precisely the figure that we would get. There is one disabled to which I must faisly refer and that point was asset do your Honourible Member and

that is because of the system of procurement and distribution there is a *tendency, a very marked tradency on the part of certain proximate governments to under-settmate their production. He related to the case of the Pumph The actual figures are that that proxime gave us an estimated production of 3.2 million tons of whe if By coperuring experiments it was found that the production was in the neighborhood of 3.9 million tons a clear difference of

700,000 tons in one proxince alone

In estimating what has been achieved in this connection, one must also take mto consideration the amount of money that has been spent. We were told the other day that in order to import lood we spend 91 cores of rupees, and a order to distribute that food we spend in extra 15! croics o copies. Have we spent anything like that on the production of food a ludic? The amount that has been spent in the course of the three years does not exceed more than 5 to 6 crores. How does that compare with the 157 crores spont in one year simply on subsidizing food imported from outside." And I ask the question is to why instead of going round here and there begging for good we should not concentrate all our efforts on trying to more is conduction in this country? It was suggested that we should enter into long-term commets with other countries to supply us with food. By ill means if it is preessey let that be lone but why should we not enter into similar contracts with our own producers, guarantothem a resemble price and say whatever you produce we will take at such and such a price. Give them this guinantee, give them all the facilities that are needed and I undertake it that they will produce all that is required in order to teed India within the next five year and there will be no need to go outside in order to beg or try to obtain things from elsewhere

Several other points have been rused. They are or computatively immort importance. I was asked what is our programme for distribution of seed. Our mogramme envisages the placing of 20 million acres under improved seed which will produce something like 300,000 tons of extra food within the next year.

References were made to co-operative farming. In a repl. I gave to a question only this minimit, I explained that the Government have already discreted to take up experimental work in connection with co-operative farming in the Delhi Administration area.

So the as machinery is concerned, we have been trying our best to the and general machinery, that is tractors, from other countries, but our efforts have not been very successful. We have with great difficulty obtained a lew tractors which were left behind by the Americans and we have set up a tractor repairing factors and we hope that as a result of that within five or six months we will have at least 900 tractors, which can be used where they are many areas such as those growing nee where tractors cannot be irrought into use. On the other hand there are many other access where there is a lot of land which if water were available, could be brought under cultivation. There are aneas which are infested with deep-tooted weeds which can be eradicated by tractors and for which tractors are the only means of eradication. So there is considerable scope for the use of tractors in different parts of the country. We have also induced a private individual to start a factory for the manufacture of heavy ploughs required for use with these tractors.

As regards fettilizers, we are trying at the present time to import as much see ean, but in addition, we are not neglecting the importance of compost, compost-making by villagers and compost-making in towns, and we are giving subsides for the preparation of these composts and for distributing the same to the villages

So far as irrigation projects, we concurred, I would like to mention one single as distance of what one prosume has a chieved. Within as months the Madras Government have constructed no less than 30 000 new wells, and if that one prosume could do that (they did it under the stress of famine) is there any reason why other provinces, provided they put their shoulders to the which in the same way cannot do? There are certain difficulties. I fully realize But I do think that a great deal more effort is required in this direction and I hore that proxinces will come forward and try to induce the culta dots to take up these works whether of inrigation of of distance of its of conservation which are essential for mereasing production.

In conclusion Su I would like to relet to the remark made by my honour-side friend, Mr. Adull Gham Khan. He characterized the Indian cultività as agnorint, illiterate and more or less implied that he was a useless sort of creature Well, Su I couple the all who defined discourt from that suggestion. He is one of the most indoorking of people and so the is his own work is conceined, he has sufficient intelligence to understand what he is doing and what he can and should do. Give him the means the tradities that no required and he will produce for your exerviting that is varied. Without any first has without prefetable any high has produced within three verys no less than 3 million tons, of exist food a very With the actifices I am prefetchy exitant but he would be able to produce all the food that is required for tending the millions of India.

Mr. P. J. Griffishs (Assun Turopean). The Honourable Member has told us of the mercised area under cultivation and the ossilting increased yield. Can be tell us whether there has been any substantial increase in the yield from the mercously cultivated area?

Sir Pheroze Kharegat The figure of yield per serie? Unforenately we have no figures for that The only thing we can inly upon in the shape of figures are the crop cutting experiments which have been curred out security in respect of when and rice

Shr Mohan Lal Saksena. What was the total amount o yield as a result of enhitivation taken within the preciners of the New Delhi Municipality in pursuance of the Grow More Food Campingia undertaken by the officials and the Honourable Members and others?

Sir Pheroze Kharegat. I have no information on that point. But I think I divide to a question in connection with the cultivation undertaken on the vista. I think we got something like Rs. 3,000 by the sale of the marze crop and something like Rs. 500 from the sale of the vegetables that were cultivated there.

Deputy President: Food Secretary

Mr. B. R. Sen: For one who has taken part in practically every food debate in this or the other House this debate his provided a unique experience Such sympathy and such understanding from all sides of the House it has not been my privilege to experience before I have however missed some very familiar features in the food debates that we have seen before For instance, the very gentle persuasiveness of my friend Prof. Ranga, the demand of my friend, Dr. Zia Uddin for the abolishment of the Food Department for his difficulty under the present arrangements, to get rice for his pulgu and the anxiety of my friend Mr. Lawson for the fish in the Bay of Bengal and the Anabian Sca. The food administration in no country can be a success unless there is full understanding between the people and the Government. We are now fortunate in having a National Government with one of the biggest political leaders at our head, and with all the

[Mr B R Sen]

Members in the House now on our side to interpret his message, it will be surprising if we do not make rapid stildes in achieving the objects we have set before us in food and agriculture.

Mr Lawson by his amendment has brought before us a very important aspect of the food administration of this country. Mr Lawson deserves the gratitude not only of this House but the people of this country for the insistence with which he has emphasised the importance of preservation of food and the measures to be adopted for preserving food. This question has agitated all sides of the House for some time. During this debate we have had a verial speakers who have referred to the wastage and have made suggestions.

There are three points on which I have been asked to reply and they are (I) What is the present wastage in our ounty (2. To what extent we have been able to prevent losses and (3) Whit would be the ultimate saving if we apply all the measures that we have in view. So, from the way the questions have been put it seems to me that the members have tither view ideas about the whole subject. The crop production of India is about 60 million tons About 60 to 67 per cent of the crop is retuined by the cultivators for their own consumption. About 35 to 40 per cent of the crop they bump to the market in small parcels throughout the ven. It is difficult therefore for anybody to say what is the wastage which is going on in the homes of the millions of cultivators of our country.

Some of the members have asked why it should be difficult to ascertain the losses in this country when it has been done in other countries. I was interested to see what was the position in other countries, particularly USA and UK. As Honounable Members are aware, USA is one of the most advanced countries in the application of statistical science. It is also one of the most advanced countries in the application of mescricedes and in the construction of modern and scarnine structures for housing the grain. There is a book before me by Richard Cotton, one of the great authorities on the subject of grain preservation. The only information that he can give about the extent of losses in that country is in these terms—

"It has been estimated that as a result of their feeding activities their presence in grain and cereal products and the cost of methods employed to destrox them, this group of meets exists a yearly toll of at least \$500,000 000 in the United States alon."

\$300,000 000 in terms of supees would be about Rs 100 crores. If the loss in India is about 3 million tons of cereals, in supees it will work out at 90 crores. Thus even with all the application of science the United States has not been able to conserve foodgrams to the extent that the Honourable Members here implift think. In the case of the United Kingdom at was only in 1946 that a Committee was appointed under Prof. Munico of the Imperial College of Science and Technology to make a survey of the whole position Honourable Members will be interested to hear what that survey brought out.

"The most important result of the survey us that it demonstrates the occurrence of infectation thoughout all the industries producing, housing trinsporting trading in manufacturing or using cereals and cereal products.

To those who have had experience of infectation in other industries who have endersoured to assess the extent of infestation in them and him has now been privileged to carry out this survey with the cooperation of the grain industry the outstanding feiture of the survey is the fact that infestation is no longer concealed."

I have not found in any publication relating to grains in the United Kingdom any reference, as to the extent of losses Sir, it is difficult for any administration to find out the losses in the country. This figure of 3 million tons for India is only an arbitrary figure and we cannot give any more exact figure than this

- Dr. Zis Uddin Ahmad: How will you calculate on losses?
- Mr. B. E. Sen: The point I was making was that it is not possible in any country to say with any exactitude what the grain losses at any particular moment are

Diwan Chaman Lall; Would it not be correct to say that the losses here would be greater than the losses in a country like the United States of America, which has gone in for modern systems of preservation?

Mr. B. R. Sen: The House would like to know what we are doing or what we propose to do with a view to prevent wastage in this country and to have a few figure, in order to understand the question in its proper perspective. In the United Lingdom where there are watchouses and silos constructed on uptodate lines, this is what the survey revealed

"The following data, obtained from the examination of the various consignments in the port waichouses and graneries seen during the survey, indicate the extent and nature of the infivation under the three main methods of storage Of 3,516 consignments seen, 46 per cent were infevted.

The infestation was distributed as follows, allos 31 per cent bagged grain 39 per cent, and bulk grain 75 per cent. In the general warehouses at the ports, 65 per cent of the consignments of feeding stuffs were infested, and in the mill warehouses 60 per cent.

The survey was carried out by one of the best authorities on the subject, and there can be no doubt about the correctness of the results. If this is the picture in the United Kingdom and the United States of America, the House will not be surprised if I am not in a position to state here and now what is the wastage in the country.

Sn V. C. Vellingiri Gounder: The Honourable Member mentioned silos Does it refer to cattle food or human food?

Mr. B. R. Sen: Cereals of all kinds

As regards saving, the corollary is that it will not be possible to say with any exactitude what the real saving would be Honourable Members will ask why it is not possible for government to ascertain the extent of losses in government storage. So tar as the Central Food Department is conceined, there are three depots established at Karachi, Calcutta and Bombay tuncsurvey a total loss of 30 tons of indigenous and 34 tons of indigenous ported foodgrams has occurred at the Karaeln depot since April 1945, during which period the total quantity handled their has been 4,24,394 tons At the Calcutta depot where 1,32,300 tons were handled, only one ton was lost At the Bombay depot up to now no case of losses has come to notice I do not know to what extent these figures can be relied upon, but it is clear that on a restricted scale it is possible to reduce losses to a certain event. The survey I have just referred to makes out that the losses in these three depots—since April 1945—have amounted to only 0085 per cent as against 5 per cent for all-India, and the saving has amounted to about Rs 95 lakhs Some members have said that if India had saved the 3 million tons which she annually loses, India would not have been compelled to import The whole argument, if I may say so is futile. India could not possibly have saved the loss of this quantity whatever attempts India might have made in this connection

I should also mention that even the scientific study in this subject is incomplete. One of the greatest causes of vastage is the interplay of the factors of humidity and temperature. The survey Report of Professor Munroe states.

"A study of this problem of the interplay of these factors, humidity and temporatine," as Prof. Musico states. Is that the intestation of grains is too little advanced to per mit of an exact assessment of how it can be controlled in grain stores to reduce infustation."

The problem in India is even bigger than the problem in countries like the United, States and I kingdom I understind from what I have read

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[Mt B R Sen]

With B R Sen J that me continues the infestation starts within the storchouses—it does not start in the fields, but in countries of moderate temperature like India, indication starts in the fields. So even before the cultivation has taken the grain into the storchouse, the intestation is already affecting the grain. That is one of the factors which make control of intestation in India more difficult than in countries in the west Again in India, as I have said the grain is very largely stored by the small cultivators inflitions of small cultivators. There is therefore in Soveregin tenedy for this wastage in India. It the House will perint me, I will again ich to Pror Minney oppur in this connection.

"A survey shows clearly the intensity or the amount of infestit on varies with the conditions of trade and the conditions meaning in grain stores and both the arts (model) started, at hand in the rather pro-use form of improved byzero, or deminies."

This is the simplest and for conditions in India the most effective remedy It is easy to say that produces should store under bygonic conditions, but this is a matter which is closely bound up with the lung conditions. It cannot be done by merely issuing instructions or propagaidale filets. It is a matter of clue item, it is a matter of resing the level of the economic conditions of the people. It is therefore clear that it the House expects that by the time we come to the next budget session. I shall be able to get up and say that I have reduced losses of grim in this country by 50 per cent they will make a unstake.

Rai Bahadur Devendra Mohan Bhattacharyya. May I submu one thing that generally in rural areas furners allow a rebate of 2! seers per manual it one year has passed and that the amount is deducted from the stookeepers? Otherwise he is responsible for that

Mr. B. R. Son: That only shows that tradits in this country take losses to granted, so long as they do not suffer any financial loss over the transaction, they are content. In the problem here is different. We have got to conserve food. We are not concerned with what profit the unfaulted traders make. The House will no double sick me, what government is going to do in this matter? So fir as the cultivators of concerned, we think that their should be sustained effort on the part of the provincial and state governments to educate the producers in this matter as far as possible. We have started training courses for officers of Provinces and States. Secret courses have already been held. We propose to supplement these by regional courses to that a larger number of people can be trained with reforence to local conditions. We have asked the aniversities to include study of grain preservation as one of the subjects. In these ways, if sustained efforts is maintained we think, in a reasonable time, the losses could to some extent be reduced.

Diwan Comman Lall: May I intrings inv Honomable friend 'Has not Government considered the possibility, as was pointed out by me in my speech, of considering the plan adopted by Canada of preservation of grain on a co-operative basis by having co-operative clevators' The difficulty will not a craise, the farmer will not have the grain, he will get a cratificate and he will get an advance and the grain will go straightaway to these elevators, cleaned and preserved

Mr. B. R. Sen: I shall come to that point a little late. So far as traders, are concerned, we have done one thing. We have advised the provincial governments that they should introduce a system of licensed warehouses that traders will be given permits to trade in grains only when they have got warehouses up to certain standards. We have also made available to tribers who have shown any interest, modern designs to new constructions and in this way we think some progress will be made.

Mr Chaman Lill has referred to the development of what is called the ever-normal gramary. This has energed our affection for sometime, past. It is, however a matter which will require sistancel study and const-

detable Propaganda on our part. This would mean a fundamental change in the trading methods of this country. We know that this has been tried with success in South Africa, in the United States and in Canada. We should study this subject and see it we can introduce the system in this country.

So far as the Government storage is conceined, I have already said that one of the things that government has done in the past two years is to construct new storage. I have given the figures—12 lakhs of tons of storage has been built by povincial governments, 11½ lakhs tons of storage has been built by povincial governments, 11½ lakhs tons of storage has been built by the state governments, the Government of India has also constructed about 1,95,000 tons storage at the main poits. The question of government storage is assuming added significance at the present moment. We have just received the report of the Krishnamachan Committee which was asked to ge into the whole question of stabilisation of agricultual prices in the postwar period. One of the recommedations they have made is that a machinery should be set up for stabilising pinces and in odde to do that, it should be prepared to buy when pinces are falling beyond a minimum limit and to sell when pinces are rising above the intrinsium limit. That would require provision of storage for nearly two million tons.

Apart from that, there is also the proposal for building up an emergeney rever for preventing faining in future. This year we have had a bitter experience to be repeated. We must build up sufficient reserves in this country. I may say that the Policy Committee which is an 1943 and which produced the blue-pinn on which we are working for the last three years suggested that we should build up a reserve of thalf a nullion tons. When they made that suggestion they were, however, not thinking of prevention of famines—they were thinking of the maintenance of pince structure and keeping under control speculation. But even that computatively smill reserve of 500,000 from we have been mable to build up in spite of our most streamous efforts during the last three years. At only one stage it was at the end of 1941 we had in our hands what we could call a serious of 120,000 tons, at the end of that year we had a serious

shortage developing in the United Provinces and we had a serious all that 120 000 tons to meet the situation there

We have not vet given full consideration to the report of the kindinamarchan committee. It is possible that the famine reserve and the reserve for the maintenance of stable agricultural pieces would not be separate but would be the same. Even then we shall have to take up the construction of storage for nearly two mulion tons of food grains. That would give us added responsibility for devising ways and means to prevent losses in those storage godowns. Government must therefore, pay intensive attention to this subject in future I can say that the Food Department since 1944 when they established the Directorate of Storage has been doing everything possibility. But we have already made a start and we feel that we have already nearest sensitis.

One member asked if Government procured three million tons only this year, what had happened to the rest of the marketable surplus As the Honourable Member knows, Government procurement does not cover the entire marketable surplus Government collect only a small proportion of it, the rest is handled by the trade

Mr Mas.iii Lused the question whether Government can give him an assurance that there will be no cut in the lation during the next two months in different parts of the country. He reinforced his remarks by the argument that the lation is already low and that the Food Ministers' Conference held at New Delhi passed a Resolution that in no circumstances should there be an all-India cut in ration.

Mr. Deputy President: How long will the Honourable Member take?

Mr. B. R. Sen: I shall take another twenty minutes

An Honourable Member: One hour may be given to him tomorrow.

- Mr. Deputy President: All the days are rull ·1 do not mind sitting ten minutes more if the Honourable Member will minsh by then He has spoken to 20 minutes already. If the Honous re-agreeable I will sit
- Mr. P. J. Griffiths: This is an extremely important subject and I would suggest that the Honounable Member should be allowed to make a full statement to the House
- Mr. B. R. Sen: I shall try to finish as quickly as possible. I reterred to such assurance asked for by Mr. Masim. It is not possible for me to give any such assurance. We have now entered the most critical stage of the year. We are now in the last two months of the copy year. We have still got a deficit of 515,000 tons, without which there will be a major breakdown in the tood administration of the country. In some parts of the country, the ration is already very low, of the 12 ounces allowed, people are not getting more than 6 or 7 ounces. During the months of November and December we need very much more than 515,000 tons to maintain the full ration scale, but it we get this we shall be able to save a major breakdown.

succeeded in pursuading them agree to make available 00,000 tons of me in November and December. We have also heard from our representative an Washington that in November and December the United States is fifted to ship another 110,000 tons. That is all we have belone us in order to cover the control of the cover of another 110,000 tons That is all we have before us in order the deficit. How we shall meet the balance we do not know. Mr. Mis mi has suggested various devices. We shall have no objection to offering a bonus at the end of the crop year just as Madras has done but there is this danger that the bonus may raise expectations in the minds of the cultivators that they would get the same higher price for the new crop. If the Provincial Governments make it clear to the cultivators that the grant of a bonus at the end of a crop year does not mean that the bonus will be added to the price next year, we shall have no objection. In fact, apart from Madra-Bengal has also adopted this device for procuring their aus crop An aanouncement to that effect has been made a few days ago. As regards offering consumer goods, this expedient has been tried in two provinces, United Provinces and Bihar I do not know with what success. There is a danger in that also If the cultivators feel that they can get consumer goods in exchange for foodgrams, then they may hold back then foodgrams till they get then consumer goods and Honourable Members know that there is a great shortage of consumer goods in this country

As regards the proposal for a differential ration according to meome, this is an expedient which I believe was discussed some time ago in the probability of the Monourable Member himself knows with what result We'd on not think it is possible administratively to introduce differential ration according to motione. It is the same as the means test for other purposes that has been tried in the United Kingdom, and other countries, which has not been successful.

We have had two extraordinary statements from two prominent members of the House, Dr Zia Uddin and my friend Mr Sidding, that there is no faining in the country and the famine is only in the archives of the Secretariat I know that my old friend Mr Sidding who was with me in Oxford years ago is a man of these and I am not surprised that this is use of his ideas. But I cannot understand how my Honourable friend the indiary Vice Chancellor can entertain such an idea If only he had taken the traphle of going to the South and seen the conditions there, he would not have made that statement

Dr Zia Uddun gave us a discourse about the relation of currency to food prices I am sorry I have not been able to follow his abstruse discourse But we have studied this subject It is our business to gudy this subject There is a Price Advisory Committee on which we have representatives of Finance, Food, Agriculture and other Departments, and representatives of producers and traders, and on the recommendations of this committee we function

Dr. Zia Uddin Ahmad: Can I have a copy of the terms of reference of this

Mr. B. E. Sen: I shall deal with this question of prices in a little more detail in reply to another Honourable Member Dr Zia Uddin also said that in the United Provinces cultivators are not allowed to bring their own produce to the rationed areas I interrupted him and said that it was not correct I have now the authority for saying that it is not correct People in the United Provinces are allowed to bring their own produce to the rationed areas for two months' requirements, against the cancellation of their coupons for that period

Sir, I shall now pass on to the speech of Mr Chaman Lall He has returned from a very useful visit and I should like to add my own tribute for the way in which he performed his difficult task. It believe Mr Chaman Lall had to get off his plane more than once in order to argue with and convince the Argentine Government I certainly think that Mr Chaman Lall deserves the gratitude of the House for the tenacity and persistence with which he completed the negotiations

Mr Chaman Lall has made some very important suggestions. One is that for the future we should try and enter into long-term contracts with countries like Australia and Argentine as the United Kingdom has done with Canada. We also have been thinking on these lines. Already a long-term contract with Australia is under tentative discussion, though we have not had my official discussion on the subject. We shall take up the suggestion of the Honourable Member as regards Argentina as soon as we get the report of his mission.

Mi Ebrahim Jaffer raised one point which seemed to show that there was -ome misunderstanding. He said that the basic plan has been abandoned. The basic plan exists What we have done is to supple-That is not correct ment and reinforce the basic plan with a monthly food budget. What happens under the basic plan is that at the beginning of the crop year we get the surpluses and the deficits of the States and the Provinces and make allocations and then we leave it to the supplying and receiving provinces to get their allocations as best as they can This year as the resources of the provinces and states became more and more slender, we found it necessary to keep a stricter watch over the stocks of the provinces. We introduced the -ystem of monthly budgets Under this system at the end of the month, we know what stocks are held by the different provinces, and we aim at keeping m each province a stock of six months requirements as far as we can system on which we are working does not mean the abandonment of the basic plan The monthly budget was introduced under pressure of circumstances and is soon as this pressure is removed, we shall revert to the old system I may say ion the information of the Honourable Member that when we came to frame the Rabi plan in April this year, the only surplus declared was 40,000 tons of wheat by Sind and 30,000 tons of wheat by Bahawalpore while the requirements exceeded 900,000 tons So, we could not possibly at that time frame an effective basic plan. Since then we have prepared a basic plan and have, as I have said, re-enforced it by monthly food budgets

Sir. Mr Reddiar laised the important question of prices I find I have not the time to go into it in any detail but I have just now—a few minutes ago—got the summary of the recommendations of the Krishnamachan Committee. I would refer him to paragraphs 21, 22 and 29 of that summary There it is stated that a fair price should be paid to the producer The determination of a fair price entails calculation of the costs of the different itams which enter into costs of production and setual living in different parts of the country. These must vary widely Crops produced and several other factors can only be astimated by detailed inquiries, especially planned and conducted with this object. It is therefore necessary to take early steps to create a suitable machinery for the collection of data relating to these costs. They further say that in the transition period minimum prices should be fixed at the

[Mr B R Sen]
level of fair party prices 1 may say that though we have not got necessary
leable data for the determination of agricultural prices, we have got before us
the authoritative statement of the Bengal Ramine Inquiry Commission 1
would ask Mr Reddur to refer to paragraph 7 of the second volume of that
report in which the Commission say

"We think it is clear that it should be the common object of all Governments concerned to secure as early as possible as supply conditions in the transition period period; that the prices both of rice and wheat in different parts of the country should be brought down to a normal parity with the level of rice prices at present prevailing in Aladras and Sind."

It is thus clear that the Commission, on full consideration, took the Madia-level to be the level which all Governments in this country should work up to in the postwar period So, it is not that we are following an arbitrary method. All materials on the subject of prices have been minutely examined by the Honourable the Food Member himself. I think it is hardly worthy of Mr. Reddiar to suggest that the Honourable Food Member has merely accepted what I have placed before him. The Honourable Food Member has got his own judgment and he has gone through all these papers and he hacome to the conclusion which he amounted on the floor of the House

Sri M. Ananthasayanam Ayyangar. Is it open to the Honourable Member to say that it is not worthy of Mr. Reddiar to make such remarks? The Member has used an unparliamentary expression and he should withdraw it.

Mr. B. E. Sen: I did not mean anything more than this that the Honourable Member should have confidence in his own leader. I may be pardoned if I used language which has built his feelings.

Mr. Deputy Presdent: Will the Honourable Member withdraw the word 'unworthy' which he used in connection with Mr. Reddin?

Mr. B. R. Sen: I withdraw

Sri M. Ananthasayanam Ayyangar: Has not the Government of Madrawritten to the Government of India to mercase the price of rice by half a rupee per maund and the price of millets by 3 annas per maund?

Mr. S. R. Sen: They have written to us Not only Madras but some other Governments also have written to us But we have got to look at the question as a whole

I shall now refer to the points raised by Mr. Banerjee about Bengal. The position in Bengal can be easily understood. The crop production this year announced by the Government of Bengal is 9.7 million tons. This is slightly below what Bengal needs for her current consumption. But it was hoped that with the radiused scale of rations all round, the Bengal Government would be able somehow to scrape through. The pre-war average production in Bengal was about 9.6 million tonis meluding imports. The average imports that Bengal got amounted to 125 to 135 thousand tons. The imports thus formed a very small percentage of the total supply that Bengal needed for her consumption. It threator follows that the distribution position in Bengal cannot be stabilised till the procurement of the internal surplus is placed on a satisfactory basis. The Honourable Food Member said in his speech that about 25 million people in Bengal are either under statutory ration or are under controlled distribution. If you take direct responsibility for feeding 25 million people out of 60 million, then you must have under your control about 40 per cent of your total production. That is, Bengal should have had under their control about 38 million tons out of their own production if they were to feed 25 million of their population adequately Actually the quantity procured has amounted only to about 630,000 tons, one sixth of what the Bengal Government needed. It is therefore quite clear why the position is so unstable in Bengal. Some of my Honourable friends might

disagree with me I can only go upon the figures supplied by the Bengal Government Mi Bunerice referred to the high prices and to the fact that Government exercise so little control over the market. The Government can exercise control only if Government have got large stocks with which they can play the market. At present the supply position is such that neither the Government of Bengal nor the Government of India can find the stocks for the purpose

Then, Sir, a large portion of the population in Bengal who are under controlled rationing are not getting the benefit of the scheme Out of 19 million people under controlled distribution only six million are getting their supplies more or less regularly. When you have got such a vast number of people who are not assured of their food from day to day, who do not know where they will get the next meal, or whether they will get it at all, the natural psychological atmosphere is created from out of which panic arises Whenever anything happens, such as a debate in the Central Assembly on the situation in Bengal or in India generally, there is panic, and when there is panic, the producers hold back their stock from the markets which in its turn intensifies local shortages Thus goes the vicious circle That is a position for which, I, for one, cannot find any remedy until the Bengal Government build up sufficient reserves in their hands which they can use to influence the market and so improve and remodel their procurement arrangements as to succeed in getting a much larger proportion of the surplus from the hands of the producers

My Honourable friend from Assam Sreejut Rohim Kumar Chaudhuri found me guilty of callousness and lack of sympathy I can assure him that he is wrong Now Sin, only a few days ago we had a visit from the Premiet of his province. We had a long discussion on the points mentioned by the Honourable Member Regarding salt, it is not correct to say that Assam is wedded to Bengal. Salt can now be purchased in the market independently by Assam. We told the Premier of Assam that he should make his own arrangements to buy salt in the Calcutta market. It is true that the salt price has gone up from Rs. 4 to Rs. 6 since the Government of India took off their control a few months ago but it is now entirely in the hands of traders and since some Honourable Members think that traders will control the market better, well they have the benefit of this instance of salt in Bengal and Assam to ponder upon

With regard to the complaint about douth of sugar 1 may say that the production in the country is 20 per cent less than in prewar years. In prewar years we used to get imports from Java in large quantities whenever there was a shortage in the country. Imports from Java we cannot expect now. Moreover there has been a change in the habits of people. In rural nease, certain classes of people used to take gur exclusively. Now on account of a temporary rise in their income, they profer sugar to gur. This change of habit has brought in a greater pressure on the available stock of sugar in the country.

Sreejut Rohini Kumar Chaudhuri: Sir, I wish to ask

Mr. B. R. Sen: I have no time to give in I think I have covered most of the points that have been raised in the debate. India has had a estastrophe of an unprecedented character. Even in a country like India where agriculture is a gamble in rains, it is seldom that we get a failure both of rain and khanf crops. The shortage amounted to about seven million tons. The only reason why we have been able to get through this unprecedented rainmity is the discipline of the people and the alertness of the administrations. I am sure, Sir, we can hope for a great future for this country when the people of this country was show such discipline under such tiying circumstances.

Mr. Deputy President: The original motion was.

That the food situation in India be taken into consideration."

[Mr Deputy President]

To which an amendment has been moved

' I'hat at the end of the original Motion the following be added

and that the particular attention of Government be directed towards the matter of losses in storage,"

The question is

That at the end of the original Motion the following be added

and that the particular attention of Government be directed towards the matter of losses in storage,"

The motion was adopted

Mr. Deputy President. The question is

attention of Government be directed towards the matter of losses in storage.' The motion was adopted

The Assembly then adjourned Till Eleven of the Clock on Thursday, the 7th November 1946

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LEGISLATIVE ASSEMBLY DEBATES

THURSDAY, 7th NOVEMBER, 1946
Vol. VII—No. 8

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LEGISLATIVE ASSEMBLY

Thursday, 7th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Beven of the Clock, Mr President (The Honomoble Mr G V Mivalankar) in the Cham

MEMBER SWORN

Ab Hugh Weightman, C.S.L., C.L.E., W.L.A. (Government of India Nominated Official) *

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

ENQUIRY INTO CIRCUMSTANCES OF DEATH OF MAJOR DONALD, POLITICAL AGENT WAZERISTAN

- 274. *Sardar Mangal Singh: Will the Honourable the Member for External Affairs please state
- (a) whether Government have made any enquiries into the circumstances of the death of the late Major Donald, Pohtical Agent, South Waziistan,
- (b) the right version of Major Donald's death whether to we kill d by some-one or he himself committed suggle, and
- (e) if he was really killed by someone, what action Government have taken to bring the offenders to book?
 - Mr H Weightman (a) Yes, Sir
- (b) Death was self-inflicted. The attention of the Honourable Member is mixed to the Gracette Extraordinary, dated the 12th October 1946 of which I place a copy on the table
 - (a) Does not mise

THE GAZETTE OF INDIA

EXTRAORDINARY

Published by Authority

Ven Delhi, Saturday, October 12 1946

GOVERNMENT OF INDIA

EXTERNAL AFFAIRS DEPARTMENT

Ven Delhi, the 10th October 1946

- No 286 k.—The Government of India have received with deepest regret the news of the tagic death on the 25th September, 1946 of Major J O S Donald, Political Agent, South Warpirstain
- Major Douald was a soit of Si John Dosald, a previous this Commissioner of the North West Fiontier Province, and his name is recalled as a bousehold word among the inbession of the North-West Frontier and Major Donald had been a member of the Indian Phitteral Services sure a 1801 and seed of the Major Donald had been a member of the Indian Phitteral Services sure a 1801 and seed of the Major Donald was taken prisoner and held captive for 10 days by the Shabi Khel Mahauds. After his selesse he returned to his post by his own wish und in the confidence that this was law the path of dut. His presence was largely responsible for the conclusion of a settlement with the titbe, and with the settlement has dawned a increased inclusion that Major Donald was a true and just man who had earned tithal respect. But the stiam had proved too great and has ended in the tagedy of self-milited death.

The Government of India can ill afford the loss of such an experienced and distinguished Frontici officer

G C I CHRICHTON Sen.

ILL-TREATMENT OF INDIAN PRISONERS CONVICTED IN SATYAGRAHA MOVEMENT
AGAINST GHETTO BILL IN SOUTH AFRICA

- 275. *Sardar Mangal Singh: Will the Honourable Member for Commonwealth Relations please state
- (a) the number of Indians in South Africa who have been airested and convicted in the satyagraha movement started against the Ghetto Act, and
- (b) how the Indian prisoners are being treated in jul, whether Government have made my enquiries about the ill-treatment meted out to the Indians in South Ahna through Ihs Majesty's Government or through any other agency?
- Mt H Weightman: (a) According to a telegram received from the Pressive Resistance Council on the 24th October 1946 the total number of convictions and it that date was 1,269
- (b) In August and September list the Passive Resistance Council racele certain degations of ill-freatment of the resisters by the juil authorities. The line of units to of Iristica who had ordered some investigations in the matter and its next of personal inspection of juil conditions stated that these allegations were redometed. It was however reported that as a result of an official inspection better treatment of political prisoners had been recommended. As no complimits were voiced later it was measured that the condition of passive resisters in jul but improved. On the 4th November a report was published in the press that the Notal Indian Congress had again complained to the Minister recorder in summary conditions in jul and harsh treatment by warders. The traction of bully five not recoved information on this latest allegation. The security reports usually from the Secretary to then High Commissioner in Sorth Apric, who is soil their.

Serlar Mangal Singh. Is the information of the Government of India derived on the Secretary to the High Commissioner of do they get reports from the Linius Government itself?

M: H Weightman \0, Sir As I have said, we get this report from the Secretary to our High Commissioner who still maintains an office there

ALTOWANCE TO MEMPERS OF THE CONSTITUENT ASSEMBLY

- 276 *Sardar Mangal Singh: Will the Honourable the Leader of the House please state
- (a) when the manginal session of the Constituent Assembly will be held, and what its likely programme is ,
- (b) whether any arrangements have been made for the members from sections A. B and C to meet separately, if so, where they will meet, and
- (c) whether the members of the Constituent Assembly will be paid any daily allowance , if so, what $^\prime$

The Honourable Mr Luquat Ali Khan (a) The mangined session of the Constituent Assembly is scheduled to be held on the 9th of December Its programme is a matter to be decided by the Assembly itself

- (b) Provisional arrangements have been made for the Assembly and its Sections to meet in New Dellin
- (e) It has been provisionally decided that membras of the Assembly will be paid a daily allowance of Rs 30 plus a conveyance allowance of Rs 15, these being the rates admissible to members of the Central Legislative Assembly It would however, be for the Constituent Assembly itself finally to decide what the rates should be
- Lt.-Col. Dr J C. Chatterjee: May I know if Members of this House will be allowed the privilege of valuessing the manginal session of the Constituent Assembly?
- Mr. President: I believe that will depend upon the decision of the Constituent Assembly itself

Sardar Mangal Singh: I presume Section 'A' will meet in the Library, may I know where Sections B and C will meet?

The Honourable Mr. Liaquat Ah Khan: I have said they will meet in New Delhi

DISCRILLIES OF DOUGHED INDIANS IN BRITISH (CLUMITA (CANADA)

277. *Sardar Mangal Singh: Will the Honourable Member for Commonwealth Relations please state

(a) whether it is a fact that Indians domiciled in the Province of British Columbia (Canada) suffer from a number of disabilities, if so, the nature of their disabilities.

(b) what steps Government have taken to remove those disabilities, and with what results?

Mr. H. Weightman (a) Ves, Su. In British Columbia the Indians who mumber about 1,500 are denied the infinitelyal provincial and fedural franchise. As a wait or this they are debaired from certain public offices and occupations. It is understood that the following are some of their discibilities which following the feature is votests—

They cannot serve as trustees in any municipal, district or rural school or hold in summing it office or serve as junos, they are debarred from employment by contractors for the Public Works Department and for the sale of Government timber. They cannot be existently as pharmaceured channess, day are also debarred from holding toreshore leases or from holding Engineer's certificates under the Public Propertion Act.

(b) Government of India have made representations from 1000 to time to Its Majesty's Government but without my success so far Government continue to pursue the matter

Sardar Mangal Singh: The same answer was given to me two years ago, method and the future Government have made my special representations in the critical section.

Mr ff Weightman is Su I understand the bit reminder on this subject was sent only a week ago

Mr Tamizuddin Khan May I know how many Indians ne there in British Columbia?

Mr. H. Weightman' I gave the figure,-1,300

INDIAN DELEGATION TO UNITED NATIONS ECONOMIC AND SOCIAL COUNCIL

278 *Sarder Mangal Singh \cdot Will the Honouvable the Commerce Member please state

(a) the personnel of the Indian Delegation to the Umted Vitions Economic and Social Council ,

- (b) what instructions have been given to this Delegation, and
- (c) whether this Delegation will make any commitments on our behalf without any reference to this House?
- Mr H. Weightman (a) India's delegation to the last session of the United Nation-Economic and Social Commel, which began on the 11th September and ended on the 3rd October 1946, was composed of
- (1) Representative—Sn A Ramiswami Mudahar, who until January 1947 is President of the Council in his personal capacity, in the event, Sir Ramaswam was unable to attend the session.
- (2) Uternale Representative (in Sir Ramasuami's absence) -- Sir G Buppai, Agent-General for India in the United States of America
- (3) Ilternate Representative and Adviser—Mr S K Kirpalam, Indian Trade Commissioner in New York
 - (4) Adviser Professor B P Adarkar

- (5) Secretary —Mr S Sen, Officer-in-Charge of the Government of India's Liaison Unit at the United Nations Headquarters
- (h) It is not at all times in the public interest to publish the instructions of the foveniment give to their Delegations to International Conferences, and I regite! Ann unable to meet the Honnable Member's request for information
- (e) Having regard to the functions and powers of the Economic and Social Council as defined in Attele 62 of the United Nations Chatter, it is not clear what the Honourable Member has in mind. As already stated, the session of the Council has terminated and I hope shortly to place on the table of the House the report of the Delegation.

APPOINTMENT OF AN INDIAN AS ECONOMIC ADVISER TO GOVERNMENT OF INFIA

279. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable the Commerce Member be pleased to state whether any steps are being taken to secure the services of an Indian Economist in place of the present Economic Adviser to the Government of India whose period of appointment is to expire in January next year ?

The Honourable Mr. I I. Chundngar The attention of the Honourable mutted to the reply given by Sn Mulmmand Azzul Haque, then Commerce Member to part (e) of the Staired Question No. 501, asked by Professor N. G. Ranga, in this House on the 25th February 1946. The position stated therm a manner sunchanged.

COUNTIES TO WHICH EXPORT OF SUCAR AND CLOTH IS PREMITTED FROM INDIA 280. *Pandit ST: Krishna Dutt Pahwal: Will the Honourable the Commerce Member please state

- (a) the names of the countries, if any, to which the expert of sugar and cloth is permitted from India,
- (b) the amount of each of these articles permitted to each country, separately, and
- (c) the steps which Government have taken so far to prevent unauthorised export of these articles through smuggling 2
- The Honourable Mr. I. I Chundrigar (a) and (b) I have two statements on the table
- (c) The administrative machinery at ports and land customs stations provides for prevention of unauthorised exports and the Defence of India Rule under which the export control regulations have been issued and which has been continued in force by Ordinance XX of 1946, provides penalties against violation of the Rules

I — CLOTH Cotton piecegoods export allocations for the half year July — December 1846

Countries	Figures in tons
Aden, moluding Yemen, Hadramaut	475
Saudi Arabia	190
Ethiopia .	300
Eritrea .	40
Afghanistan	1,520
Arab States in the Persian Gulf	475
Australia	1,509
British East Africa, Nyasaland	1,800
Northern Somalia	20
British West Africa including Nigeria	760
Coylon	1,095

Countries		Fig	ires in tons
Cypeus			40
Notherlands East Indies			95
Iraq			660
Mauritius			280
New Zealand			140
North and South Rhodesia			90
Persia .			340
Portuguese East Africa			15
Seychelles			40
Sudan			710
Turkey			40
Nepal			1 040
Fibet			280
Br tish Pacific Islands			30
Burma .			1 700
Other Far Eastern territories	•		>~0
Fren h (olonies		•	~ა0
		Lotal	14 992
		Total	14 90)
	-		
	II—SUGAR		
Vaine of the Country		yea (1	the sugar 1 1946 47 12 46 to 10 11 47)
			(Ions)
(1) Persian Culf Sheikhdoms			
(a) Bahram			3274 8
(b) luc d Const			1998 0
(c) Muscat			302 4
(d) Kowast			2106 0
(c) (swadur			100
(*)			
	Lotal		7741 2
(2) Neighbouring Countries			
(a) Afghan stan			7200 0
(b) \epal			1405 3
(e) Sikkim			230 4
(d) Bhutan			198 0
(e) Tibet			216 0
(f) French Possessions in India			462 4
(1) President Connentoring III Tutting		*	202 E
	Total		9712 1
	Grand Total		17 453 3

Mr Manu Subodar: In sew of the fact that those who are permitted to export these articles are making enormous profits owing to very high purcos ruling in the countries to which these goods are exported, will Government consider the desirability of retaining these profits for the State by taking up these exports themselves instead of permitting private exports?

The Honourable Mr. I. I. Chundrigar. The question of the prices at which these atticles should be sold to these countries and to what extent the State can take advantage of it is under examination by Government

Mr. Manu Subedar I did not want to know about the articles which were in dealings between the State and State, i.e., between the Government of India and other States—that I leave to the Government to settle in the best way they like—but with regard to private trade in those articles in which presumably there is a very high profit from the other markets, will not Government consider the description of keeping those profits for the State by then set is doing the exports?

The Honourable Mr I I Chundrigar II the transactions are between businessmen of this country and the businessmen of mother country there are considerable difficulties in the way, but Government will examine the suggestio

Sardar Mangal Singh. Way I know whether are amount of sugar has been stand during the last very to other agencies, pair from embrsons? I understand that some sugar is exported for some embassies located in I in and other Middle Last countries. Way I know whether any amount of sugar has been exported up in from that?

The Honourable Mr. I. I Chundrigar The only sugar which is extract this so fin as I am aware mentioned in the statements which I am Living on the table

Sardar Mangal Singh. The statement is vive small, the Honourible Member can read it out.

The Honourable Mr. I. I. Chundrigar. So far as Person Gulf is concerned it is 7.741 tons and so for its other neighboring countries are concerned it is 9.719 tons—total 17,463 tons

Seth Yusuf Abdoola Haroon: Way I know too a the Henomable Member whether it is refined sugar or ray sugar?

The Honourable Mr. I. I Chundrigar. That again would require examination of a detailed figures, and I want notice of the question.

Dr Zia Uddin Ahmad Max Lask the the the Government are contemplating that the negativitions for sale should be between the two Governments and not though the hismession on either side?

The Honourable Mr. I. I. Chundrigar As I told you the whole question is under examination but there are considerable difficulties after decontrolling these intiles. At present hismsessmen of this country deal with businessmen of other countries so far as these articles are conceined and Government finds there are considerable difficulties in the way, but the aircston is under examination.

Sit N. V Gadgi: May I know from the Honourable Mamber whether export primits -whether of sugar or textale—are transferable?

The Honourable Mr I I. Chundrigar: They are not

Maulans Zatar Alı Khan: In view of the fact that stocks of sugar in this country are monificient to meet the requirements even of this country, will the Government consider the desirability of stopping exports of sugar altogether?

The Honourable Mr. I. I. Chundrigar: The quantity exported is very small, and it is necessary to attend to the requirements of our neighbours also. The quantity now exported is only a fraction of what used to be exported before

Mr Vadial Lallubha: Ts it not a fact that many cloth permits are being sold in Bombay and other cities?

The Honourable Mr. I. I. Ohundrigar: Government are not aware of the sales, but any specific cases are brought to the notice of the Government, Government will institute year minute enquiries into the matter.

Mr B. P. Jhunjhunwala What is the quantity of sugar exported?

The Honourable Mr I. I. Chundrigar: I have already given the figures in the statement which is laid on the table

BOMBON OF TRIBUT ALCLIS IN WAZING AN

- †281. *Shr Sri Prakasa : Will the Honourable Member for Externa lAffairs $b_{\bf k}$ pleased to state
- (a) when the last bombing from the air took place in the tribal areas across the Western Frontier,
- (b) the reasons for such bombing and the loss of life and property that took place in consequence.
 - (c) the expenditure incurred in such bombing, and
 - (d) the relation of the Frontier tribes with the present Government of India?
- Mr H Weightman: (a) Between the 1st August and the 10th September 1946 when the villages of the Bronn Khel, a sub-section of the Shabi Khel Milseds, were subjected to an proscription in connection with the kidnapping of the Political Agent South Waynest in and members of his staff
- $^{(6)}$) copy of the official communique issued on the termination of operations is $^{1)}$ d on the table tor the Honourable Member's information
- (c) It is not possible to state exactly the cost of these operations, but at a zouch estimate it may be taken to be about Rs 3 lakhs.
- ed The Elitions of the Liontice tribes, is a whole, with Government are friendly. Government have nothing but goodwill towards the Frontier tribes

Piess Communique

In view of recent public statements mount the bombans on the Shida Mahsads in Winston the Coverman of India consider it in the life the test I along to the concretions smould It in the mount

- 2 to some time next the Shilo khal hive during a during a consistent state of the Makadas is a whole the new modeling or model
- 3. A soon as new of the outroe technel Rizmik, the R, what in Wirnistian department the chief Shahi Khel Milik to the Brom Khel with instructions to effect the release of the raptices. He is a summoned the full Valuad Tirey to Razmik. This seembled on the 24th Inne mil the Maliks wire reminded that in accordance with their agreements with Government the whole Malisad tribe would all match be held resonable for the offence of they failed to concrude in securing the unconditional release of Major Donald and his companions. The Miliad Jury strongly condemnated to outrace which they testarded as a stant on their tribal honour and niomized unanimously to proceed to the Bromi Khel and not to return until, they had released the captives.

- 4 The Bromn Khel, however, proved truculent and demanded a sum of Rs 60,000 and a promise of minumity from punishment as the pine of releasing then 1150ners. As a guarantee of immunity from punishment as the pine of releasing then 1150ners. As a guarantee of immunity they also demanded that the Mahoui Malika should deposit with them 50 magazine rifles, or in lieu, a further sum of its 50 000. These terms were conveyed to the Readebark who were them. to the Resident who in a load answer with established policy declined to pay any tansom or to make any promise of immunity At the request of the Malks he however advanced them the sum of Rs 1,10,000 making it clear that this would be recovered from them as the little of the sum of Rs 1,0000 making it clear that this would be recovered from them as a matter of course and that if they made it over to the Bromt Khel they would do so their own responsibility, and not on behilf of Government as ransom. Later it transpired that the whole of this sum was in that himled over to the Bromt khel and ultimately, after some further negotiations between the Malsad Malaks and the Brom Khel Major Donald and his companions were released and brought into Rizmik on the 2nd July
- 5 It now become necessary to call the Shabi Khel to account for the offence. Although actually cattered out by the Bromn Khol see ton it had been committed in territory for the protection of which the Shib Khol as a whole to responsible and had been actively anded by the treachesy of Shiba Khol villages and Kinss-other. The Shiba Khol Tinga was there tore summoned to Razmak to discuss reprintion with the Resident Despite several extensions of the date originally fixed the Shabi Khel refused to come in and it became gradually clear that then object was to exade responsibility to the offence in the hope that punish ment would be spread over the whole Wahsud tribs. Other sections of the Wahsuds howeven made it unmistakably clear that they were determined that the Shahi Khel alone and the Bromi Khel in particular should be punished. Leading Mahsud Matiks in fact advised the Resident that unless Government took action without further delay mainst the Bromi Khel serious trouble would probably break out among the remaining Wilsinds who were becoming apprehensive that punishment would be visited on them
- 6 It was accordingly recommended by the Agent to the Governor General that the following terms should be innounced to the Shift Khel and that failure on their part to comply within a stated time should be believed by destructive an proscription, after the usual winning of certain riess in Slich Kbel country
- (1) The repayment of the money (Rs. 1 10 000) received by the Bronn Khel from the Although this sum was recoverable from the Mahsuds as a whole failure Mahand Mahke to attempt to recover it from the Bronn Khel would not only have put a premium on kid proper but would have invited hostility from the Mahand se tions who felt strengly that punishment should tall on the Brown Khel or at most on the Shahi Khel
- (2) The prement of Rs. 20000 is composition (for property looted and damaged in linearisms wounded in the countries on the offence)
 - (3) A fine of 50 arsenal made and 200 other 303 magazine rifles
- (4) The surrender of 20 Shahi Kirl hostiges (is in crines) of compliance with the terms and of future good beh vious)
- 7 After full consideration these terms were sunctioned by Government of the 25th July and announced on the 26th July to the Shibi Khel by haffet accompanied by the warning that failure to comply by the 30th July would render them hibbe to numbement The Shabi Khel having failed to comply by the 30th July further leaflets were dropped on then villages by ancreft and also distributed by hand warning them that on the follow ing day certain of their villages would be placed under destructive air proscription were advised to vacate these villages with their families and then animals and not to return until informed that it was safe to do co
- 8 Air operations against the proscribed areas commenced on the 1st August. Destinctive action was confined to villages inhabited exclusively by the Bronn Khel. Operations continued throughout August except when the weither made accurate recognition of the selected turgets impossible. Six groups of Bromi Khel habitations were severely damaged but so far is is known the only tribal casualties were 5 persons killed and one wounded by a bomb which was released accidentally on a village outside the proscribed area. Throughout these operations the rest of the Shalu Khel and other sections of the Mahsuds held aloof from the Bromr Khel and gave no indication of helping them Early in September the full Valuad Juga approached the Resident and stated that the Shabi Khel were now willing themselves to repay the whole of the sum (Rs. 1 10 000) advanced to the Bioma Khel by the Mahsud Miliks and to guarantee compliance with the rest of the terms. The Mahsud Jirga having confirmed the good faith of the Shahi Khel this offer was accepted by the A G G and orders were at once issued (on the 10th September terminiting air proscription The Shahi Khel have since come into Bazmak and are implementing their undertakings in a satisfactory manner

DATE OF SESSION OF THE CONSTITUENT ASSEMBLY

†282 *Shri Sri Prakasa: Will the Honourable the Leader of the House be pleased to state when the Constituent Assembly is likely to begin its sessions and the amount of time it is likely to take to finish its work?

⁺Answer to this question laid on the table, the questioner being absent

The Honourable Mr. Liaquat Ali Khan: The mangural session of the Constituent Assembly is Scheduled to be held on the 9th of December Government are not in a position to say how long it is likely to take to finish its work; that will depend on the Assembly itself

ABOLITION OF SYSTEM OF GRANT OF TITLES

- †283. *Shri Sri Prakasa: Will the Honourable the Leader of the House be pleased to state
- (a) If it is a fact that large numbers of honours and titles, both English and Indian, are given to Indian nationals from time to time on behalf of His Viajesty the King, and His Excellency the Governor-General, which are generally known as titles bestowed by Government, and
- (b) if Government are considering the making of a representation to His Majesty the King and His Excellency the Governor-General not to bestow any such titles on Indian nationals?
- The Honourable Mr. Laquat Ali Khan (a) Yes, honours and titles are not continued by the Government of India but by His Waysky the King and His Excellency the Victory on behalf of His Maysky
 - (b) The matter is dready under the consideration of the Government
- DELAY BY MANAGER OF PUBLICATIONS IN VITENDING TO ORDERS FOR GOVERNMENT
 Publications
- 1284. *Shri Sri Prakasa Will the Secretary of the Department of Works Mines and Power be pleased to state
- (a) the amount of time on an average that the Muniger of Publications take to attend to an order for Government publication,
- (b) if it is a fact that many orders placed with him are not attended to at all and
- (e) whether Government propose to detect the Manager of Publications to expedite matters, and if he is unable to meet in order, to inform the party concerned immediately and also assist that party by telling him as to where the particular Government publication can be obtuned if at all ?
- Mr. B K. Gokhale, (a), (b) and (c) The Controller of Pinting and Statemery reports that the Manager of Publications generally takes on an average about a week to attend to orders. He intrice reports that all orders are duly attended to It appears however, that our sionally heavy arrears have accumulated in the Central Publications. Branch mainly due to the enormous volume of work in connection with unlitary requirements and puttly also because of madequiacy of staff to cope with the mereased volume of work. The matter is, being ex-aimed and the Manager has been asked to take necessary steps to avoid such delays, and in case he is unable to meet an order, to inform the party concerned in the mainer suggested.

LICENCES FOR EXPORT OF CASTOR OIL

- 285. *Mr. Vadial Lallubhai (a) Will the Honourable the Commerce Member be pleased to state it it is a fact that export heenes for exports of easter oil are not granted freely?
- (b) Are Government aware of the very harmful effect that this policy has on the indigenous castor seed crushing industry and the resultant loss to the country as a whole? Are Government aware that this has resulted in a serious loss to the country's agriculture also, due to the loss of oil-cakes which are a very high grade ferblizer for agriculture?
- (c) In view of the fact that castor oil is medible, will Government explain why export licences are not freely granted?

[†]Answer to this question laid on the table, the questioner being absent

- d) What do Government propose to do to protect the indigenous oil crushing industry which is in a precarous condition owing to the stoppage of Supply Department's orders for locomotive hibridants due to the availability of availability.
- (e) Are Government aware that prior to via costs, set I was bein o sported in bigger quantities than castor oil and that the industry flourished only during the war?
- (f) Do Government propose to see that a general export brence for costor oil 19 granted at an early date so that India may not have to succeed by exporting castor seed?

The Honourable Mr. I. I. Chundrigar (i) Lyports of castor of an allowed on the basis of quotas which are fixed after due consideration of the requirements and the supply position in the country

- (b), (c) and (l) Government do not consider that the present policy is in any way harmful to the employe industry or involves any national loss. Obstor oil is bring used in the country for industrial surposes in increasing quantities, and face exports of oil will be harmful to the country's interests. Quotas of oil and seeds at fixed on the basis of a dibble surpluses toking into account the crushing capacity in the country.
- (d) Recently Government have declar to allow export of an additional quantity of 8 000 tons castor off. Further in view of shortage of supplies of linear dock, there is now an increasing from they to use easter off to promit minimate the scale for an increasing surplus due to the stopping of Supply Department's orders.
 - (c) Yes Su
- Mr Vaddal Lallubhar. Is it not a fact that oilseed is being allowed to be exported in low quantities?

The Honourable Mr. I. I. Obondrian. Ods of which consists an activity in the country looking to the crushing corrects of the factories here as allowed to be exposted.

Mr. Vadilal Lallubhar: Is it is first that the Bartish Food Ministry has been allowed 15,000 tons of castor seed and the local industry is not allowed even to export a stop on 19.

The Honourable Mr. I. I. Chundrigar, I. have abready mentioned that the expert of caster of in builted quantities is allowed and now 8,000 tons more is being allowed.

Mr Vaddal Lallubba: Will the Government not allow the industry to export cistor of to its full expects instead of allowing exports of cistor seed?

The Honourable Mr I I Chundrigar: According to the information at the deposed of Gazermann this is the only quintry that can be permitted to be expected boding to the requirements of the country

St N V Gadgl. May I know from the Honomable Member whether it is the poles of the Government to encourage expect of primary commodities as agones more set or manufactured a streles.

The Honourable Mr. I I. Chundrigar No.

CONTROL ON EXPORT OF COTTON HAPD WASTE

- 286 *Mr Vaddal Lallubhai: (a) Will the Hono rable the Commerce Member be blessed to set if it, a fact that in spite of the misst not demand from the parties concerned the experts of cotton hard waste are rigidly controlled?
- (b) Are Government aware that these controls are maintained for the benefit of foreign buyers to the detrument of this country's interests?
- (c) Have Covernment received any representations from various bodies to lift the controls on export of cotton hard waste? If so, what action have they taken?

The Honourable Mr I. I. Chundrigar: (a) Export of cotton hard waste has been decontrolled from the 1st November 1946.

- (b) and (c) These do not arise
- Mr. Vadual Lailubhai Will the Honourable Member inform the House whicher there is still proceeding on hard waste?
 - The Honourable Mr I I Chundrigar: 1 want notice
- Mi Vadilal Lallubhar Is it is that it there is a control on the price of hard wister the foregines will benefit to the extent of the difference between the rading price in this country and the price in foreign countries, which is nearly double than what previols here?
- Mr. President. It is both hypothetical and a matter of opinion. Next ques-

INDICATION OF STATE A BAO THOS OF PROFITES ADDIVIDED A ZIMINOM

 $287\,$ *Mr. Sasanka Sekhar Sanyal : Will the Honourable the Labour Member be pleased to state

(i) whither Government have considered or are considering ways and means through legislation or otherwise, for giving a labourer the position and status of a share-holde, or the concern that such labourer serves and

- (b) what steps are being taken for fixing a minimum wage for a labourer? The Honomable Shri Jaguvin Ram $(x) \times 0$
- (b) The Minimum Wages Bill is already before the House

CONTROL OF EXPORT PRICE OF JUTE IN BENGAL

- 288 *Mr Sasanka Sekhar Sanyal. Will the Honourable the 'Ommeroe Member be pleased to state
- (a) whether Government are aware or the statement of the Honourable Mr. H. S. Suhn a roly, Permet or Bengel, charging the Government or India that the control of export priors or just as promulerated by the Government of India will have the effect of depriving the jute growers of such prior is would be available, but for such control.
- $\{b\}$ whether Government of India propose to clarity, then policy in the matter,
- (c) the reasons for taking such steps as adversely affect the position of jute piioo in the country,
- (d) how the Government of India propose to counterbalance the obvious loss to the nite grower, and
- (c) the present price and the control position in the direcent Provinces producing jute?

The Honourable M., I I Chundrigar. (a) \cs Si

(b), (c), (d) and (e) I lay on the ribk a copy citch of the two Press Communiques is said by the Government of India on the subject m which the position has been explained

Press Communique

EXPORT PRICES OF JUTE DECONTROLLED

The Government of India have decided to terminate the Jute Export Control Order, 1946 with immediate effect

This Order it will be recalled, was concerted as in intrinsfationary measure as also with the object of couring that supplies of packing material were made available at reasonable prices to all countries of the world for facilitating the movement of cereals

The Provincial Governments conceined, however, did not take steps to continue the control over internal prices, with the result that jute prices in little bear inversed sharply while exports have been dislocated. In the long run controlled export prices of jute and jute manufactures cannot fail to influence the internal price level but this would involve a long pricess resulting in undestrable fluctation of prices and dislocation of trade. The Government of India have, therefore, devided to withdust the price control over exports

At the same time, in order to reduce is in its possible the inflationary effects of uncontrolled export prices, the Govenment have decided to enhance the export duty on any price and just goods. The high prices resulting from decontrol will benefit the growers of this commodity and a substantial part of the proceeds of the enhanced export duty will accuse to the principal producing provinces.

The Indian Tairff Act Amendment Ordinance 1946 promulgating the new rates of duties has issued in a Gazette Extraordinary

The Government of India intend to continue the quantitative control over exports of law jute and jute goods so that exports of Indian jute may be equalibly distributed among all countries of the would

Press Communique

With the expire of the Detence of India Act and the Rules framed thereunder on the 30th September 1946 the control of internal prices of jute and jute goods will revert to the Provinces.

In view, however, of the responsibility that devolves on the Government of India for the supply of packing insteared at a reasonable pine to all countries of the world so that the free flow of loodgrams from surplist to defect ters may not be impeded and the ingent need that exists for countering inflation and also having regard to the larger interests of the country is a whole the Government of India have devided to continua the Expat Price Control provisions of the Jute (Price Control) Order 1945. An order incorporating these provisions been successful as Gazette Extraordinary on the 1st Order 1946 much Rule 34 of the Defenie of India Rules is continued in long by the Emergency Provisions (Continuated Principles) of the India Rules (Continuated Principles) o

Commerce Department,
Dated Ven Delhi the 30th September 1946

Mr. Sasanka Sekhar Sanyal. Will the Honourable Member explain why the export control order was withdrawn and the export duty was simultaneously imposed?

The Honourable Mr I I. Chundngar The price of puts in the Province of Bengal went up and there was such a genet demand in foreign countries that people were willing to hus at much higher prices, and the Government of India thought that thus was an opportunity which could be availed of to impose a higher duty on export and get some money both for the benefit of the jute growers and the country.

Mr. Sasanka Sekhar Sanyal: Will the Honomable Member be pleased to export almow the Government of India propose to use the entire outturn of this export duty?

The Honourable Mr. I. I. Chundngar: The Government of India have had down rules on the subject. There was already a duty before. The duty has now been mereased and the use of the amount realized by the duty will be in the same proportion as is laid down in the existing rules.

Mr Sasanka Sekhar Sanyal: When this export duty was imposed were all the relevant Provincial Governments consulted?

The Honourable Mr I I. Chundrigar: I am not aware of it Probably the time was too short to consult them about it

Mr. Abdur Rahman Siddiqi: Will the Honourable Member kindly tell us whether in filling the pockets of the Government through this higher duty they are not robbing the cultivator

The Honourable Mr. I. I. Chundrigar: To a slight extent the cultivator will lose the money But a larve portion of the income from this duty is used for the benefit of jute growers. This is under the existing rules

Mr. Abdur Rahman Siddiqi: Will the Honourable Member ne Charge kindly mitter the House whether this decision of levying an export duty was come to after consultation with New York and Washington?

The Honourable Mr. I. I. Chundrigar' 1 do not think so -1 would however, require notice of the question

- Mr Abdur Rahman Siddiqi. Is it or is it not a fact that the ceiling price of rw jute as well as what the Americans call buildip was fixed under the dictation of New York importers?
- The Honourable Mr I I. Chundrigar: I do not think so because New Yorkwill have to pay a higher price with the increase in price
- Mr. Sasanka Sekhar Sanyal: Will the Honomable Member be pleased to state whether after having bassed this order in so short a time the Government of India have had communications with the relevant Provincial Governments and have asked them to their opinions on this matter?
- The Honourable Mr I I Chundrigar: For the moment it has not been possible to do so. But in course of time the position will be re-examined in consultation with the produces.
- Mr C P Lawson Is Government aware that a situation of very considerable confusion now exists in 'the jute trade in all its Branch's as a result of restrictions of the row material and a removal of control on the manufactured goods and are ingotitions going on with the Government of Bengal whereby this state of confusion may be terminated?
- The Honourable Mr I I. Chundrigar: I do not think there is any confusion now. The position has been claimfied after the second press note
- Mr. Manu Subedar I heard the Honomable Member say that there was a considerable and very keen demand for the jute products in the world. If that is so have Government considered that the bulk of the export duty while those conditions continue will be borne by the foreign producer of jute?
- The Honourable Mr I I, Chundrigar: That will depend on the position in the market. Normally it will be passed on to the foreign producer
- Dr Zia Uddin Ahmad: Is this duty not imposed as a kind of punishment on the Government of Bengal for triusing the demond of the Government of India about the control? And what would happen if the Government of Bengal refuses to allow this put to ge out of Bengal altogether?
- Mr. President The latter part is hypothetical. The first part may be replied to
 - The Honourable Mr. I I. Chundrigar: May I have the question repeated?
 - Mr. President: Will the Honomable Member repeat the first part?
- Dr. Zia Uddin Ahmad: Is this duty not imposed as a kind of punishment as the document of Bencal for refusing the demand of the Government of India for not agreemy to retain the control?
- The Honourable Mr. I. I. Chundrigar: All that I can taid from the papers is that the Government thought they could uthive this opportunity for the purpose of having some revenue. I was not in charge of the Department when the decision was taken
 - Mr. President: Next question Mr Madandhan Singh

TRADE AGREEMENT WITH USA

- 289 *Mr. Madandhari Singh : Will the Honourable the Commerce Member be pleased to state
- (a) the nature of the trade agreement with the United States of America, and "
- (b) whether there is any control over the change of Dollar which hampers the free trade between this country and the United States of America, if so, what and why?

The Honourable Mr. I I. Chundrigar: (a) It is not clear to what agreement the Honomable Member refers. No trade igreement has we been concluded with the United States of America

The nature of, and the reasons for, the central are explained th) Yes Sir inter alia in the Press Note, dated the 7th October 1946, a copy of which is laid on the table of the House

Press Vote

INDIA'S DOLLAR FARNINGS AND CAPENDITURE POSITION ENPLAINED

LIBERALISATION OF IMPORT CONTROL

. . 1 1 4

uppe. Empire Dollar Pool and the Pesawat

EMPIRE DOLLAR POOL

var for a large number of countries (generally actions) If or almost all their foreign exchange believes in Lon ig wis then freely convertible into other currences lime belinees could conve

Lindand and the British Treasury. As the United States dollar was the most important to even currency in this Pool this whole a rougeners came to be known as the Empir Bollar Pool meteod of the Stelling Ara Pool of 1 overage Exchange which more correct describes it.

In the working of the Empire Dollar Pool of the individual countries of the second rise were given no petite allothorats of the vicious foreign currences which they we entitled to spend. The method by winth spen future was restricted wes the the countries.

the Coverment of India have kept in account of India's earnings and expenditure of The co-cumient of India bits kept in account of tiona y samings and expenditure of india currences some figures thout which were published in the Finance Member's Budget speech last 1th day. Since the beginning of the War up to the Elat March 1946 India sent and R. 405 cores worth of U.S. 4 dollars and spent Re 240 croses baving a net sure plays of R. 165 cores. Against this has to be set off the fact that India spent more than the current to the extent of Rs. 41 cores of other hard currences, namely those of Canada, Section Swatzerland and Portugal Indias net contribution to the Pool has therefore been thout Rs. 114 cores till the close of the year 1945 46. During the quarter ending June 1946 to which make the contribution to the Pool has therefore been though the contribution to the Pool has therefore been though the contribution to the Pool has therefore been though the contribution to the Pool has therefore been thought the contribution to the Pool has therefore been thought the contribution to the Pool has therefore been the which make the property of the pool of t ul net drawal the Pool, na

Pool, na ther pay care on crossen or efficiency must not however be taken as our "share" in the Dollar Pool

is a fund known as the Post war Dollar Fund to which S for the year 1944 In the year 1943 44 His Majesty's in view of our large dollar contributions to the Empire Dollar Pool and of our willingness to agree to give reciprocal aid to the United States to place at our disposal a sum of \$20 million in a separate fund to be utilised after the conclusion of hostilities with Japan for restocking and capital expenditure in the U S A All expenditure for these pupposes was to be met from the Fund and not till this Fund was exhausted were we to ask for dollars from the Pool for the financing of such expenditure. This figure of \$20 million was a process, so our dollar crumpy on trade account in the near 1944 and IA G agreed that they would credit the brush with a similar same, upon a maximum of \$20 million, for the your 1945 it our dollar crumpys on the same beats for that year verse of he same order as no the vari 1944. In tags, co 1945, If M G have just intuitated an illocation of \$20 million. It is goard tilly believed that this bund represents the total resources in U.S. diffusion of the same order as the same which is some contraction of \$20 million. It is goard tilly believed that this bund represents the total arounder of \$20 million. It is goard tilly believed that this bund represents the total is some contraction. The first is nowever, crionicous. The limit of our purchases is not necessarily the amount in the Lund for we have the right to draw on the Pool to all variet goods the import of which we regard as eightmate. As against the \$20 million allotment to the Fund for \$24 at it is introduction of intribia illotment the doctoring of intribution of particle should be a supposed by the million allotment to the fund for \$24 million allotment to the fund to \$28 million.

INDIOLI POLICY

recent entriesms shout the import control policy of Government have been based on two consists using the the meaning time in inclinery for the grant of import hieroes was bound in the the structures with which wellings control was of nour tred made it vive difficult to importes oth of capital and of other goods to import that no more tred made it vive difficult to importes oth of capital and of other goods to import that no translated in the Germanian of With the determination of What the Germanian of the control which is described in the control which is almost former to the control with the result they hope, that the proposition of the control which is a subject to the control with the result they hope, that the proposition of the control which is not observed in adopted the policy of enough is now in the series are other for it is adopted the policy of enough is now in the series are of the story of each of the control which is not of picture than one and of picture than one and of picture than one of the control which means that these strong are of the control which is the control of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are continually under review and the list is gradually being state of the controlled are controlled.

the to aromain of built have used to a substitutible the regulity of sychange control of the two tests of esentiality and non-availability are now applied with more level-bits. Requirements, it is which to be essential if they are necessary for the main team of disclopment of the internal endoments of the maintenance and development of the starting of laying and non-availability is determined with due reference to the quality, price and period of delivery of comparish in this is a settling, in a factor of a comparish in this is a settling, in a factor of in a control for a comparish in this is a settling, in a factor of internal to actively it left by its own enquires whether goods required to internal to satisfy it left by its own enquires whether goods required to the imported from outside the stelling area are visible within it or not instead of as heiselfore, for introduced of that the versus areas of the control of the property of the control of t

New Defent October 7 1946

Mr. Manu Subdar. We concerned resoluting with the too common of the United States for a treaty of commence and communication? Well they resume those negotiations because I understand that the United States Government was anyons to make such a treaty but the then Government of India refused to entertain such a treaty but the then Government of India refused to entertain such a treaty in 1939?

The Honourable Mr. I. I. Chundrigar: The question of a treaty was considered in 1940 and the question was reopered by the United States in 1945. But it was then considered that the time was mopportune for the negotiations of such a treaty. However there is no discrimination either by America or India against goods of either country, and the question will be taken up 58 soon as it is found to be opportune to do so.

SELECTION OF PERSONNEL OF INDIAN DELEGATION TO U. N. O.

- 290 *Mr. Ahmed E. H. Jaffer: Will the Honourable Member for External Affairs be pleased to state
- (a) the principle that his been idented by Government in the composition and selection of the personnel of the Indian Delegat in to the United Nations Organisations;
 - (b) how many of the delegates selected by Government are Muslims !

- Mr. H. Weightman: (a) The selection of the persons best fitted to represent India and able to attend the Conference of question
- (b) Of the five delegates to the General Assembly now in Session two are Muslims
- Mr. Ahmed E. H. Jaffer: In view of the fact that so far such delegations have been one putty delegations may I ask the Honourable Member whether in butting which selecting non-officials to such delegations, he will consider the demandality of associating all parties of this House?
 - Mr. President. Has the Honourable Member any answer to this?
- Mr. H. Weightman I do not think that that is really in issue. There is no question of one party in connection with delegations at all
- Mr Ahmed E. H. Jaffer May I a k the Honomable Member whether meselecting a Mushin High Court Indge as a member of this delegation he is not preventing inin from expressing his opinion on the internal Indian situation in virtue of his office?
 - Mr. President: Order order That is not relevant
- Shri Mohan Lal Saksena: Isu to it a fact that one of the Members of the Muslim- Lengue was invited and he refused to join the delegation?
 - Mr. H. Weightman: That is a fact
- Mr. Abdur Rahman Siddigi. May I enquire whether in the Technical Staff attached to this delegation, there are any Muslims?
- Mr. H. Weightman. Not among the technical staff, but there are two in the secretariat staff

PROTESTS IN CONNECTION WITH THE BOMBING OF TRIBAL AREAS IN N-W F.P.

- 291. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for External Affairs be pleased to state if they have received strong protests from re-ponsible bodies in the North-West Frontier Province in connection with the recent bombing of certain tribes on the North-West Frontier Province?
- (b) Is it a fact that the recent bombing of tribesmen includes also the civil population of Waziristan including many hundreds of men, children and the aged?
- (c) Is there any truth in the Resolution passed by Frontier Muslim League in which it is alleged that the "barbarous practice of bombing of the civil population of the 'Frontier' was resorted to by the Congress Government'?
- (d) Will Government state if this practice of bombing has been permanently discontinued?
- (e) Do Government propose to pay compensation to the victims of recent bombing?
- Mr. H. Weightman: (a) The Government of India are aware that the recent binding on the North-West Frentier has evoked strong criticism in many quarters
- (b) No. Sn. Attention is drawn to the facts stated in the Covernment Communique, dated the 18th September 1946, a leopy of which is laid or the table.
 - (c) No, Sir
 - (d) The Government of India hope that the occasion will not again occur
- (e) Immediate compensation was paid to the victims of accidental bombing outside the Proscribed Area referred to in the Communique
- Seth Govind Das: Was any compensation paid to these victims before the Interm Government came into being? There has been bombing several times of this area before and on the previous occasions was any compensation paid to the victims?

Mr. H. Weightman. To these particular persons on to other persons on coasions. Whenever there has been accidental death or injury caused — 10.8 Sign.

Khan Mohammad Yamin Khan. May I know whether this practice of bombing of people who are not at wir or who are not fighting is allowed by international law? Should not the people who have done it be treated like the Germins if the Nucimberg That?

Mr H Weightman. It is always necessary for a Government to maintain a certim standard of peaceful control and latherto Government have thought that this particular method was the cheapest and the most humane that was available to them. It must be recalled that we invariably give notice of the intention to bond my particular area and that the notice instructed people to remove themselves from that area.

Khan Mohammad Yamin Khan: Is it allowed by international law to bomb people who are not your nationals? These people of the tribal areas, I understand in not British subjects and the nea where the bombs were thrown is not British territors. Is it illowed by international law to bomb another paison's territors. Is it illowed by international law to bomb another paison's territors is has been done?

Mr H Weightman, I know of nothing in international law which would stand in the way of the practice that we have put into force hitherto

Lala Deshbandhu Gupta. With reference to the reply to part (c) of the question and in view of the free that the Congress Government had rothing to do with the bombing may I know what steps Government have taken to countrick the takes propogened; that has been done and is still being done by the Mashim Lapure.

Mr. H. Weightman 1 am not quite sure what propaganda the Honomable Member is referring to

Lala Deshbandhu Gupta: A resolution was passed by the Frontier Muslim Legage that the Congress Government was responsible for the bombing whereas thad not taken up office at that time

Mr H. Weightman: I think the press communique is uself a sufficient refutation of that charge

Seth Yusuf Abdoola Haroon: May I know whether any action taken in the Frontier is done after consultation with the Provincial Government?

Mr. H. Weightman: Not after consultation No

Seth Yusuf Abdools Haroon: With reference to part (d) of the question is the Homourable Member in a position to inform the House the amount of compensation paid to people who are outside the tribal area?

Mr. H. Weightman. They were not outside the tribal area. They were within the tribal area but outside the 'proscribed' area.

Seth Yusuf Abdoola Haroon: My question is with reference to the people outside the proscribed area

Mr. H. Weightman: Yee, I have got the figures Rs 1,000 to the families of each of those killed (and they were rive in number) and Rs 360 for the person wounded. These payments are in accordance with customary lates

Mr. Abdur Rahman Siddiqi: With reference to the communique which the Honouruble Member his referred is there on record any protest by the Frontier Ministry against these bombings.

Mr. H. Weightman: In the form of a protest? No. I do not think so

Mr. Ahmed E. H. Jaffer: Does it mean that the Frontier Government approved of your bombing?

Mr. H. Weightman: No. Sir

REWARKS BY HONOURABLE MEMBER FOR EXTERNAL AFFAIRS AT PRESS (ONLERENCE IN DELHI 19 TRIBAL POLICY

- 292 *Mr. Ahmed E. H. Jaffer (a) Will the Honounable Momber for External man be pleased to explain categorically to this Assembly what precisely did he mean to convey to his fellow country men at his latest Press Conference in Delhi on September 26, when he said that the Interim Government are seriously considering the whole Frontier problem "in the light of new orreumstances." '
- (b) What did the Honourable Member precisely mean that "peace and tranquilty on the Frontier is considered vital to the security of Hindustin",
- (c) Do Government apprehend an invasion of India –through the Khybei Pass at –an –early date ℓ
- Mr H. Weightman (a) The Honourable Member seems to have been once mis quotation of the remarks of the Horourable Member in charge of 1 ternal Affairs. That new encumerance exist in high) however is no doubt milly appreciated by the Honourable Member and the Frontier problem is only one of many hundreds of problems that your best consideration.
- (b) Again the Honourable Membri appears to buy been ansapared that is the Honourable Member in charge of Patrinal Maus is misquoted. What he actually said was that the security and well being of the Tribal Arc is is a definite factor in the defence of this country, a remark which does not appear to require further elucidation.
 - (e) No. Sir
 - Mr Ahmed E. H. Jaffer: Security by whom and ignust whom
- Mr. H. Weightman: I do not understand what the Honourable Memoir means
- Mr. President: Next question

Remarks by Honourable Minber for Enternal Vitals of Eriss Contilings in Defenda Tribal Policy

- 293. *Mr. Ahmed E H Jaffer Will the Honourable Member for External Affairs please state what exactly is meant by "Policy of Finniess" advocated by him during a recent Press Conference on Foreign policy held in Delhi in connection with the Tribes on the Frontier?
- Mr. H. Weightman. The Honourable Member is presumably rearring to the comment of the Henomable Member in charge of Lyterial Mirus that the approach to the problem of the Tribal Meres should be a freatile spossible but as firm as possible. The implication is obvious. From must be no impression that the Government is inceptible of exerting its authority in the protection of its subjects.

Appointment of Mr. V. K. Krishna Minon as Ambassator for Western Countries

- 294 *Mr. Ahmed E. H. Jaffer · (a) Will the Honourable Member for External Affairs please state if it is a fact that he has appointed Vi. V. K. Krishna Menon as his accredited rowing Ambassador for the Western Countries · ...
- (b) Arc Government prepared to state the terms of this appointment of Mr Menon as representative of the Government of India? Is Mr. Menon on fixed salary?
- (c) Do Government propose to place on the table of the House a copy of the report which it has been stated by Mi. Menon that he has posted to the Honourable Member for External Affairs on his accent discussions with the Soviet Foreign Commission M. Molotox?
- Mr. H. Weightman: It would be appropriate that this question should be answered by the Honourshie Member in charge of Beternal Affairs himself. I have no doubt that he would be willing to accept short notice if the Honourshie Member would put down a short notice question on this, issue after his return to Delhi.

Shri D. P. Karmarkar: On a point of older, Sir, is it open to any Honourable Member to use a word like "toving"? Is it parliamentary to use such a word?

Mr. President: What question is the Honourable Mainbea referring to?

Shri D. P. Karmarkar: Question 294, part (a)

Mr. President: There is nothing unparliamentary in that

NATIONALIZATION OF INSURANCE BUSINESS IN INDIA

'295. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable the Commerce memor please state if they have considered the question of Nationalisation of all Insuance business in Indas?

(b) Has the Honourable Member received representations in this connection from the most important Insurance Companies in India?

- (c) Have Government under contemplation the question of appointment of a Consider the question of nationalisation of Insurance business in India.
- (d) An Government aware of the great alarm caused by reports that they propose to nationalise all Insurance Business in India $^\circ$

The Honourable Mr. I. I Chundrigar: (a) The question has not so far been considered by Government

(b) (c) and (d) The answer is in the negative

LOSS TO INDIANS IN SOUTH EAST ASIA BY THE RELESSED OF THE ECONDENSES. CURRENCY BY FRUISH NOTES

- 296. *Mr. P. B. Gole: Will the Honourable Member for Commonwealth Relations be pleased to state
- (a) whether Government are aware that the Japanese Government gave Japanese currency notes in heu of Burnese and Indian Currency notes during the period of the occupation to Indians in South East Asia and Burna, and
- (b) whether Government are aware that the British Government refused to substitute the Japanese currence notes by British Notes after the conquest of the Japanese occupied territories and thus put Indian in South East Asia to considerable loss.⁹
- Mr. H. Weightman. (a) The Lapanese introduced then own currence in Burna and other countries in South Fast Asia. We have heard from Indians who have returned from those countries after their re-occupation that to some extent Indian and Burmese currency notes were exchanged for Japanese notes.
- (b) Yes. Reports have been received that owing to invalidation of Japanese curriety many Indians in Burma and other countries have no common with members of other races, here put to loss
- Mr P. B. Gole: Do the Government of India propose to make up this loss after the reoccupation by the British?
- Mr H. Weightman: I think not Si The question whether the ossess suffeed by Indians or account of the reministron of Japaness currency should be meladed in the reparations claims against Japan is under consideration at the present moment

PREFFRENTIAL TREATMENT OF PRITISH RESIDENTS IN SOUTH FAST ASIA IN THE MATTER OF RETURN OF PROPERTY BY THE CUSTODIAN OF FINEMY PROPERTY AFTER RECONCUEST

297. *Mfr. P. B. Gole: Will the Honourable the Commerce Member be pleased to state, whether Government are aware that Indians in South East Asia did not get back their property including gold from the cu-todian of the enemy property. after the reconquest, whereas the British residents received preferential treatment and all their property was returned?

^{*} Answer to this question laid on the table the questioner having exhausted his quota

The Honourable Mr I I, Chundugar II the Honourable Member is telening the property strength in this belonging to Burths and fination nationals resident in South East Asia and vested in the British Irona. Costodium of Frank Property the Inswer is that no reclaimful freatment has been accorded to Burthshammon Sinaton.

It hovever the Horamatha Member is relearing to the property of Indians situated in South 1+t/V(r) the anation should be address 1 to the Honourable Member in clarge of Pyternal Africa.

RESPRICTIONS ON LATIN OF INDIANS IN NEPAL

- 298 *Shr. Mohan Lal Saksena Will the Honomable Momber for External Affairs be pleased to state
- (a) whether it is a fact that Indians are not allowed to enter into Nopal without presport while the Nopalese have no such restriction when coming to India, and
- (b) if so, whi then Government propose to take necessary steps to see that there is reprovity of treatment in the matter of Indians going to Xepal ?
- Mr. H. Weightman. (a) So has as the Conveniment of India are swine, indexis may cose the frontie may Nept without estimate to enter the Kathurundu Valley however permits as required by travellay of all nitionalities including Nepules. It is a fact that Nepules, may enter India without restriction.
- (b) Does not use since there is no restriction on ciber side on crossing the houser uself, and since the Nepales, restriction to which reference has been under upplies equally to Nepoles, subjects.

GOODWILL DELECTION TO NEPAL

- 299 *Shri Mohan Lal Saksena: Will the Honourable Member for External Affairs be pleased to state
- (a) whether the Interim Government propose to send any Goodwill Delegation to Nepal , and
 - (b) whether they propose to appoint an Indian Ambassa for in Nepal /
- Mr H Weightman: The Government of India have not vet been able to give thought to other possibility

INDIAN AMBASSADORS IN U.S. A., SOVIETRESSEA AND OTHER FUROPEAN COUNTRIES

- 300 *Shri Mohan Lai Saksena. Will the Honomable Member for External Minis phase make a statement regarding the appointment of Indian ambassadors is the United States of America, the Union of Soxiet Socialist Russia, and other Emope in countries?
- Mr H Weightman: As the Homourable Member is doubtless awar, it has accurb been decided in consultation with the Governments concerned to a use the hidron Diplometra. Missions in the United States of Anaric, and China to the status of Unibassies. America and China will consequently be represented in hidron future also by Embassies. The question of exchanging Diplomatic Missions with the USSR and other countries in the near future as v = 1 costoler than

SUPPLY OF FOOD BY RUSSIA TO INDIA

- 301 *Mr. Manu Subedar: (a) Will the Honourable the Commerce Member please state the efforts that Government have made for creating o onomic relationship with Russia generally and more specifically to find out whether Russia could simply food to India?
 - (b) Has any mission gone from India to Russia?
- (c) Has any missio been invited from Russia to India for discussing common seconomic matters q

- (d) Have Government attempted to negotiate barter agreements with other Governments, such as the Govern neut of China the Vidministration of Japan, Siam, Vict Nam. Indoinesian Ropublic Vigentine, Possa and Alfghamstan '
- (c) If the reply to (d) above r in the negative will Government consider the advisability of recipional box 11 coroning in this manner, instead of waiting for normal trade channels to come on the scene c
- The Honourable Mr. I. I Chundrigar. (a) The litting of our economic relations with the USSL is under the consideration of Government. The fullest assistance and facilities have, however been given to the Soviet Trade-Agency in India for the production of USSR requirements from this country, or 9, row jute, jute goods and tobacco. As regards the import of food from Russia induced appeal was made at the Funted Nations (Eigenstein Conference either this waar. Appeal was not eat the USSR through the Soviet Trade Agency in India as ilso through diplomatic and other channels with a view to exploring the possibility of foodgrams being made a valuable from this source.
 - (b) No Su
 - (c) No Su
- (d) While no specific barter agreements have been cutered into with the contrins mentioner by the Horomorbi Member are meaning have been negotiated with Indonesta, Starn and the Algorithm Governments for the release of certain specific commodities required by them with a view to securing for India release of foodgrains wherever possible from these sources.
- (c) I may issure the Honourable Member that Government will take such action is may be considered necessary, whether by batter greenent or otherwise for ensuring that adequate supplies of such commodities is an required for the satisfaction of our needs are made available.
- Mr Manu Subedar: With regard to part (b), max I know whether Government will not some rither a goodwill unston or an economic mission or a trade mission to Russia in order to study the proposition as to whether not are any commodities produced there and whether their air any surpluse which could be brought to this country with advantage?
- The Honourable Mr. I. I Chundrigar: Unless there is some preliminary inquiry which discloses that there is some commodities of irticles which could be imported from Russia it would not be worth while to send a mission. The question will first be investigated here.
- Mr Manu Subedar: Petrol used to come from Russia before the war, and we are short of petrol. Salt used to come from Rumania and we are short of salt in Bong i side. I could mention many other instances but I do not want to take up the time of the House. Just as the Russians have thought it wise to send i trade mission to India to purchase and to investigate the possibilities of trade in certain commodities is if not right and is it not high time that our Government send a mission to that country in order to have at least a preliminary surge?
- The Honourable Mr. I. I. Ohundrigar Government do not consider that any useful purpose will be served by sending a ruission at thus stage unless we know beforehand that any articles would be available. Inquiries are being reade to find out whether it will be possible to have any imports from that country.
- Stiut Dhirendra Kanta Lahiri Choudhury: In view of the reply just given by the Honourable Member is it or is it not worth while or necessary to send a commission to Russia to investigate into the matter and see which commodities or articles can be imported into India?
 - Mr. President: That is a matter of opinion
- Seth Yusuf Abdoola Haroon: May I ask whether a veep ago a representation was made by some members of the mercantile community requesting Government to give them travelling facilities to proceed to Russie?

The Honourable Mr. I. I. Chundugar' I am not aware of that I shall make inquires

PROFITS TO GOVERNMENT BY EXPOST TRUE

- 302 *Mr. Manu Subedar (a) Will the Honomable the Commerce Member please state the arrangements that Government are m king moder to see that the ull v. hie or the export non India is it, listed by Government instead of by the trader who is lickly enough to get the export home?
- (b) Have Government got under consideration any scheme, by which some of these benefits could accrue to Government to enable them to build an exchange fund, which would help them to deal with the situation which may arise hereafter when the table of inflation turns back?
- (c) Is it a fact that Indian export articles are still leaving this country at controlled prices, whereas India is importing most of the articles at inflated prices t
- The Honourable Mr. I. I. Chundrigar (a) and (b). The Honourable Me udeet sets to the meeting so not clear, but if the suggestion is bett for imment should return to themselves such point of the profits is necessated modal. Just map articular tride, the answer is that Convenient are endeavorating to scome a re-somable share of these profits by the levy or the cultaine ment of export duties in such commodities. As the Honourable Member is aware, in export duty of Rs. 20 i hale has a contribute by twice on either and the export duty on rew jute and jute goods has been rused substantial.
- (c) Of the commodities exported from India the pures of cotton inceggods and vari and tea which is being purchised by the Ministry of Food and La block purchase Scheine only are now controlled. As far is cofton precegoods and vari are concerted this control operates also in the unreasts of the domestic markets. Control over export purces of cofton precegoods is now enforced only in a special of exports to such countries as an either to excress effective control over internal purces in respect of such goods. It is understood that there is no control in exporting countries over the pure of the principal commodities imported into high though their is no evident. Oscingest that specially inflitted purces in being charged for goods so export d
- Mr. Manu Subedar In addition to the export duty, which expedient Government are lifered young, may I know whether Government would not also conside, such a thing is charging a license fee to exporters and also whether they will not conside sending goods on consignment to those countries on tovernment account and using the trade channel only as commission agents for the sale of these goods, and get the fullest pure in the Government pockets?
- The Honourable Mr. I. I. Chundrigar: Government will examine the suggestion, though the persons who are now handling this trade will probably make a complaint about it
- Mr Vadilal Lallubhai. Is it not a fact that in many foreign countries Indian goods are sold at 250 per cent of the pages here?
- The Honourable Mr. I I. Chundrigar. I am not sure about the percentage but Government are aware that pinces in some countries are much higher than these merchaling here.
- Mr Abdur Rahman Siddiqi: Does not this raising of export duties interfere with the international concept of the removal of barriers in international trade?
 - The Honourable Mr. I. I Chundrigar. I do not think so
- MOSOPHY AND PRICE PODENT ARRANGEMENTS IN U. K. D. TENTLE AND ERINTING MACHINERY
- 303 *Mr Manu Subedar (a) Will the Honomable the Commerce Member pleas state whether it is a fact that there is a monomoly and price pooling arrangement in the United Kingdom in regard to machinery for textiles and printing trade, which gives heavy quotations or Indian enquiries?
- (b) Is it a 'act that many classes of imports are cheaper from U.S. A and hard currency countries then from the United Kingdom?

The Honourable Mr. I. I. Ohundrigar: (a) As no single factory in U. K makes complete textile spinning plant, the output of almost all such factories is peoiled and handled by Textile Machinery Makers Limited There is thus monopoly as well as price pooling arrangement in this line. Evershed Commission in the United Kingdom is however investigating the cost of production of spinning machinery where the question of monopoly price being exorbitant will be examined. In the cases of Textile Winding and Beaming machinery, Lancashire Looming and Finishing Machinery which are made by groups of independent firms, there is neither monopoly nor price pool. In none of these cases there is an evidence that Indian olders are highly priced. The Board of Trade is, however, prepared to investigate fully any specific cases of heavy quotations put forward.

As regards printing trade, there is no evidence of monopoly or price pool arrangement

- (b) It is difficult to get exhaustive information immediately but in several instances supplies from U.S.A and hard currency countries have come to us cheaper than from the United Kingdom, while in some other cases, supplies from U.S.A and hard emisency countries.
- Mr. Vadial Lallubha: Is it not a fact that there are two big combines in the U K manufacturing spinning machinery and now they have combines and use changing 250 per cent more than the pic-war pince while the use in the cost of moduction is only 50 per cent in England?
- The Honourable Mr I. I. Chundngar As I said, all the firms which are manufacturing textile spinning plant have pooled together and their manufactures are handled by the Textile Machinery Makers Limited If there are any complaints about their charging excessive prices to Indians, we shall take up the question and the Board of Trade are prepared to examine any complaints which we may make and take action in the matter
- Mr. Manu Subedar: In view of the face that there is a wide-spiead impression imports husiness circles will the Honomable Member for Commerce ascertain this position and take step—that private and unregulated import if the hands of private parties are involving the payment of too much piec? Will not the Government interfere in the bugaining between the Indian nationals and those who supply?
- The Honourable Mr I. I Chundrigar Is the Honourable Member suggesting that Government should make the purchases of the spinning machinery and the sell it to the persons desirous of establishing the mills here?
- Mr. Manu Subedar. The suggestion is for ascertaining the demands in this country pooling all this demand and making the best bargain on behalf of India, either in the United Kingdom, U S A or Belgium or Crechoslovakia or whicheve; country in which these goods can be secured at the best price?
- The Honourable Mr. I. I. Chundigar: There will be considerable difficulties in the way because those who are desirous of setting up the mills are now making attempts in the United Kingdom and other countries of the world to secure the machinery as soon as possible and as there is competition among people desirous of setting up new mills, there will be considerable difficulties in the way If Government find that an arrangement of the nature suggested by the Honourable Member will be welcomed by the people who desire to set up new mills, Government will certainly take up the question
- Mr. Vadilal Lallubhai: Is it not a fact that the Textule Control Board has already made such a complaint to the Government that the U K is charging unduly high prices?
- The Honourable Mr. I. I. Chundrigar: The suggestion in the original question was that India is being charged higher prices compared to other countries. On that point no specific complaint has been received. If the silegation is merely that India is charged 250 per cent more than the pre-war price, it is possible for the manufacturers to say that the cost of production has gone up and 600 earnment will certainly examine whether the increase in price quoted by the

manufacturers is justified looking to the mere see in the cost of production. If the increase is not justified, Government will extrainly take up the question for decreasing the price

Sn T A. Ramalingam Chettiar Have the Government taken any action as on my complaints that have been made about the high piec charged by the manufactures?

The Honourable Mr. I. I Chundrigar No specific complaints have been covered except the general diagratics. The matter has been taken with the Board of Trade and as I have stated an reply to the question that the Board of Trade are prepared to investigate fully into specific cases of heavy quotations put forward.

Mr Manu Subedar. In view of he fact that there is extensive onigetition between Inditins who are mixing to the equipment quiekly at this end and there is a pure pooling arrangement at the other end would not Government assure this House that they will go thoroughly into this question and get detailed information from the Civile associations, and chainly so forming each of the continuous productions and chains so forming each.

The Honourable Mr I I Chundrigar Government will go thoroughly into the question

PRICES OF ARTICLES RECEIVED FROM AND DESPAICHED TO I TRWA

- 304 *Mr. Manu Subedar (a) Will the Honourable the Commerce Member please state the articles that have been 'received 'rom Burmy and the articles that are to be despatched to Burma'
 - (b) How do the prices of these articles compare t
- (c) What is the position of prices paid for these articles with prices received by India?
 - (d) Is it a fact that Burma rice has been charged at a very high rate to India?
- (e) Is it a fact that cloth and other articles supplied to Burma have gone at controlled prices?
- The Honourable Mr. I I. Chundrigar. (a) Trade with Burma has only recently been resumed through Communia channels. It is not therefore possible to give a comprehensive list of the atteles received from or supplied to that country. Cotton textiles, jute manufacturers groundnut oil and tea, however, form the major portion of our exports while nee and maize constitute the principal items of imports.
- (b) and (c) As exports and imports are now made very largely through trade channels, it will not be possible without an elaborate investigation to give a comparative view of the prices paid for imports and those received for our exports
 - (d) Yes, Sir
- (c) Cloth, and till recently intermanufactures have been exported to Binnia at controlled rates, and tea at rates fixed by the Ministry of Food. There is no price control with regard to other items of export.
- Mr. Manu Subedar: Is it not a fact that the Burma Government charged this Government Rs 16 a maund for rice?
 - The Honourable Mr I. I. Chundrigar: That is so
- Mr. Vadilal Lallubha: Is Government aware that the price of piecegoods in Burma is more than double what India charges them?

The Honourable Mr I I. Chundrigar: Government do not know the exact percentage but certainly they are higher because of the shortage

Mr. Vadilal Lallubhai Will lovernment inquire?

Mr. Leslie Gwilt: In regard to part (c) of the question, is it to be inferred from the Honourable Member's reply that the Burma Government are charging an export duty on rice that is sent to India?

- The Honourable Mr. I. I. Ohundrigar: The price includes export duty, rehabilitation charges and several other items. I do not think they are charging us a higher rate compared to the intercharged to other countries
- Mr. Manu Subedar: In intine in intercharge of commodities between other manufacts generally and more particularly with Burma, if the prices at which India supplies are at controlled prices and therefore presumably at a much lower price than that came in Burma, will cover ment add quart the Burma Government also to supply high which is one of her oldest customers in neo at a fair price and not aftempt to profiteer?
- The Honourable Mr. I. I Chundrigar. The suggestion is a very mice one but we write so short of nice that it was not possible for us to refuse nice even at an exorbit unity his control.

PERCHASE OF COLLON BY THE U. K. GOVERNMENT

- 305 *Mr Manu Subedar (a) Will the Honourable the Commerce Member places state how much cotton has the Government of the United Kingdom purchased from India.
- (b) Have Government any information is to the price at which such cotton, has been much as d?
- (c) Has permission been given or the export of such cotton to the United King-dom?
- (d) For what quantity has permission been given for the export of cotton, to (i) China. (ii) Japan, and (iii) other countries '
- (c) Have Government helped U(K) Government with finance in rupees for this purpose ℓ
- The Honourable Mr I I Chundrigar The question should have been addressed to the Honourable Member to Industries, and Supplies It has accordingly been transferred to the list of questions for the 11th November 1946, when it will be answered by the Honourable Member for Industries and Sumplies

Applications to Tarill Roakh for Proliciton by Including

- †306 *Mr. Manu Subedar (a) Will the Honourable the Commerce Member please state how many industries have made application to the Farifi Board for protection?
- (b) How many applications have been disposed of and how many are still pending?
- (c) In the case of which major industries is the period of protection expiring and the need for a fresh enquiry will arise?
 - (d) What measures do Government contemplate to meet the situation?
- The Honourable Mr I I. Chundngar: (a) and (b) Applications for protection are made to Government and not to the Tariff Board Such applications are scrutimized by an Inter-Departmental Committee consisting of representatives of Commerce, Industries and Supply, Finance and other interested Departments and those that are found to have established a prima facie case for tariff assistance or protection are referred to the Tariff Board for investigation. Other applications are examined departmentally according to the decisions of the Inter-Departmental Committee So far 10 applications have been remitted to the Tariff Board out of which the Board has submitted reports on 15 industries which are under consideration. Decisions on 8 reports will be announced years should
- (c) (1) Sugar (2) Cotton Textile, (3) Senculture (4) Iron and Steel manufactures, (5) Wood pulp and paper
 - (d) Government are actively considering the matter

[†] Answer to this question laid on the table the questioner having exhausted his quota

EXPANSION OF TARIFF BOARD AND EXISTING TARIFF INEQUALITIES

- †307 *Mr. Manu Subedar (a) Will the Honourable the Commerce Vember please state whether the personnel o' the Tarm' Board is being expanded '
 - (b) Is a new and permanent Tarm Board being established?
- (e) What steps are Government taking to correct the inequalities of tailes exise ting at present, apart from the issue of protection, such as the same duty on raw materials as well as on finished goods?

The Honourable Mr. I. I. Chundrigar (a) and (b) Both these questions are under consideration

(c) Where the duty on finished goods is the same as that on raw materials there is hardly any tariff inequality. I may, however, add for the information of the Honomabi. Member that in respect of industries referred to the Tariff Board, any tariff inequality existing between finished goods and raw materials will be taken into consideration by the Board in finaling fine recommendations. As regards other industries, Government will consider sympathetically any applications that may be unde to them for recovari of tariff inequalities. I may further add that as a measure of issistince to certain industries Government have already removed duties on the principal raw miterials required for certain industries.

TREATMENT OF INDIAN LABOUR IN CRAYON

- (308. *Mr Ahmed E H Jaffer (i) Will the Honomodel. Member to Commonwealth Relations be pleased to state if his affectivition has been drawn to the state of the state of the state of the state of the state.
- (b) Do Covernment propose to place on the table of the House all correspondence that he passed recently between the Government of India and the Government of Cylon in this partie of the atom of Hollan Bloom in Ceylon?
- (c) Has the Government of India's Agent in Cevion submitted a report on this matter in secent months?
- (d) Are Government (ware that all reports from the Indian Congress in Ceylon go to show that Indian labourers are shut up in Camps in barbed wire fences where they live a life as horrible is in German Concentration Camps such as Bachan and Besign?
- Mr. H. Weightman: (1) Yes. The Honomable Member is apparently referring to the treatment of Indon Inhomers who were isked to quit the Knavesium estate after it was acquired by the texton Government.
 - (b) No. Sn
- (c) Yes. The Representative of the Government of India in Cevlon has kept the Government of India informed from time to time
- a) The inparts received by the feavement of India show the facts to be as follows. The Indian labouters living on the Knaveshure estate refused to the facts of the increase in the facts of the facts o

⁺ Answer to this question had on the table, the questioner having exhausted his quota

STATEMENT TO VISIT TO N -W FRONTIER BY THE HONOURABLE MEMBER FOR EXTERNAL APPAIRS

- 1309. *Mr. Ahmed E. H. Jatter: (a) Will the Honourable Member for External Agains please lay on the table of this House a comprehensive statement on his recent visit to the North-Wes Frontier Province?
 - (b) What was the object in paying a visit?
- (c) Has the Honourable Member received a report of the disturbances at Peshawar on the occasion of his arrival at that place?
- (d) Has the Honomable Member seen the report of the speech by Khan Abdul Ghaffar Khan made by him in connection with these demonstrations ?
- (e) Do Government propose to have an enquiry made on Khan Abdul Ghaffar Khan's allegations against the Political Department of the Government of India wherein he said that these demonstrations were organised and engineered by the Political Department to bring the Interim Government into contempt?
- Mr. H. Weightman: (a) and (b) It would be appropriate that the Honourable Member in Charge of External Affairs Department should himself reply to these parts of the question and he would no doubt be ready to do so at short notice if the Honourable Member will put in such a question on his return to Delhi
 - (c) A full report is expected shortly
 - (d) Yes. Sir
- (e) As has already been indicated in reply to a similar question on an earlier data an enquiry is being made into the illegations made against the officers of the Frontier Administration

SURRENDER OF HONOURS AND TITLES IN 1946.

- 310 *Mr. P. K Salve (a) Will the Honomable the Leader of the House be pleased to lay on the table of the House a list of persons who have surrendered their honoms and titles in 1946?
- (b) How many Musalmans hold titles and honours in the Central Provinces? How many of them have abandoned the same since July 1946?
- The Honourable Mr. Liaquat Ah Khan' (a) The Government of India have no information. The attention of the Honomable Member is invited to the newspapis in which the names of such persons have appeared
 - (b) The Government of India have no information
- Number of Indians residing in Coumonwhat th Countries (e.g., Burma, Malaya, Australia, ftc.) before and after War
- 311. *Seth Govind Das: Will the Honourable Member for Commonwealth Relations please state
- (a) the number of Indians residing in the Commonweilth countries particularly Burma, Malaya, Australia, Cevlon, and East Indies before the War and
 - (b) their numbers now ?
- Mr. H. Weightman: (a) A statement showing the total Indian population in visions parts of the British Empire according to the latest available estimates is laid on the table of the House
 - (b) No rehable figures are available
 - † Answer to this question laid on the table, the questioner having exhausted his quota.

	Statement		
Serial No	Name of the Country	Indian populations	Year of estimate
1	2	3	4
	Doutsions		
l,	Austr dos	1.741	1933
2	Canada	1 200	1911
3	New Ze dout	1 200	1942
4	South Miren	266-016	1915
7	Southern Rhodesia	2 347	1911
	COLONIES AND PROTECTORALES		
6	Cylon	500 000	1914
7	Butish Malaya	718 529	1940
8	Houg Kong	4 745	[43]
9	Mauritais	269 546	1934
10	Sevelulles	503	1931
11	Gibralter	50	1931
12	Nigerio	32	1931
13	Kenya	47 000	1942
14	Uganda	26 972	1943
13	Navasaland	1 951	1940
16	Zenzibar and Pemba	14 + 00	1931
17	fangana ika	35 591	1942
18	lam uca	26 507	1943
19	fraudul	170 396	1942
20	British Guana	157 185	1942
21	Fig. Islands	105 581	1942
22	Northern Rhodesin	121	1937
23	Malanes	550	1933
24	British N. Borneo	1 298	1931
25	Aden	5 594	1932
26	But sh Sonabland	520	1881
27	Malta	41	1933
28	Gr. nada	5 000	1932
29	St Lucis	2 189	1
30	British Honduras	497	1931
	Sierra Leone	444	1931

Serial No	Name of the Country	Indian Population	Year to i
1	2	,	4
	Other Parts		_
3.2	Burme	1 617 825	1931
33	United Kingdom	7 128	1932

DISABILITIES OF INDIANS IN COMMONWEATH COUNTRIES (J. G. CLYLON, SOUTH AND EAST, ARRICA, CANADA, EAST, INDIES, 17C.)

312. *Seth Govind Das Will the Honourable Member to: Commonwealth Relations please state

(a) the rights of citizenship and of holding of property of Indians in the Commonathi countries, particularly Valaya, Australia, Burma, South and Last Africa, Cylon. Causada and East Indies.

- (b) the disabilities of Indians in this respect before the war,
- (c) the disabilities of Indians in this respect in these countries now, and
- (d) the steps that Government propose to take to remove these disabilities?
- Mr H Weightman (a) (b) and $\chi(z)$ A statement showing the cosition is laid on the table of the House
- (d) The Covernment propose to aftempt to remove these distillities by means of negotiations with the Government of each country concerned

(h) Now 10

(a) Before the Well

(b) Now

(1) Before the Wat

Name of Country

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Statement appended to reply to Question No 312 by Seth Govind Das in the Logislative Assembly

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He (a) In the provinces of Neah, Beans and and the moon of Seasas, and and the moon of South Aftina Indians this nearly fold at franches In a County fold and Indiana	Indiana had communal political and numeriuse There were five Indianolected manubers in the Legalitic Council and one was normal and the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa Council of the Executa
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_	No chang, but the 11-sd-0 now one Indian membr) on the LACURIC Countil	No change	There is a present reported to be one hadron outly the fear- lative Come of	Nothing is fur to tooting	Some as before the war
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	No change,
	There was no restriction to the holding of property by Indians in Canada
	No change
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Indiana had the same rights to Property as the natives of the Colony Indiana had the same rights to Property as the natives of the Colony as the natives of the Colony when the same rights to Property as the natives of the Colony Colony
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seth Govind Das: Has the Government recently seen that a federal continuous for Malaya is being prepared and has any copy of that constitution come to the Government of India?

Mr. H. Weightman: I am afraid 1 have no information. I must ask for

Sardar Mangal Singh: May I know whether these negotiations are carried on directly by Government of through their agents?

- Mr. H. Weightman: They would be carried on, Sir, through the Government of India's own representative it there is one in the country concerned, otherwise, through the good office, of His Maiesty's Government
- Seth Govind Das: Are there Government of India's representatives in every country that is mentioned in this question?
- Mr. H. Weightman: There is certainly India's representatives in Malaya, Australia, Burma, Ctylon, Canada but not in the West (not East) Indies. In South Africa there was one and there is still a Secretary in charge of the office there of the High Commissioner. In East Africa there is none as there is no specific country named Fast Africa and so there is no specific representative there.
 - Mr President Order, order The question hour is over

(b) WRITTEN ANSWERS

SUPPLY OF HOUSES TO MEMBERS OF THE LEGISLATURE

- 313. *Mr. Manu Subedar: (a) Will the Secretary of the Department of Works Mines and Power please state whether Government are aware that in the United States of America overly member of the Legislature is supplied with furnished house, from which he is not dislodged during the period of his membership?
- (b) Have Government considered the desirability of creating similar conditions in New Delhi so as to permit members of the Legislature to do the important work, which they are being called upon to do t
- (c) How many houses intended for members of the Legislature are occupied by servants of Government?
- (d) Have Government prepared any plan, by which this uncertainty would dis appear and houses intended for members of the Legislature will be reserved for them and also an individual house given to a member will not be taken away from him so long as he is willing to give the rent for it?

Mr. B. K. Gokhale: (a) Government have no information

- (b) Government generally try to provide Honourable Members with furnished accommodation either in bungalows, hotels or hostels. The total number of houses constructed for the residence of Members of both the Houses is 83, to which 12 houses constructed for officers were added making a total of 95. Of these 26 have been allotted to the Council of State and 65 to the Legislative Assembly and one is used as an enquiry office for M L A bungalows. In addition accommodation in Western Court for five double suites and 26 single suites have also been provided for Members of the Legislative Assembly. The present lifficulty is due to the fact that demand for bungalow type accommodation sweeds the number of bungalows available for Honourable Members.
- (c) All houses intended for Members of the Legislature have been handed ver to the Legislative Assembly Department and the Council of State Secreariat for allotment to Members
- (d) Bungalows intended for Honourable Members are always reserved for hem during the session of the Legislature ble to Honourable Members visiting Delhi in connection with the business of he Legislature when the Legislature is not sitting, but it has not been found ossible to ensure that individual houses given to Members are not taken away om them so long as they are willing to give the rent for it

Government are aware of the inconvenience and discomfort caused to Members by the present arrangements and the position in this respect is now under their active consideration. The position is however rendered more difficult by the uncertainty about impending constitutional changes which may take place in the near future.

NUMBER OF HOUSES FOR MEMBERS OF THE LEGISLATIVE ASSEMBLY

- 314. *Mr. Manu Subedar: (a) Will the Secretary of the Department of Works, Mines and Power please state how many houses were constructed for the use of members of the Legislative Assembly?
 - (b) Are Government aware of the inconvenience and anxiety of members of the Legislature with regard to the house, which they will receive when they come from their destination to attend the sessions as well as Select Committees and other public work?
 - (c) Why should members be subjected to the ballot every time and two or three times in the vear ${\it ^2}$
 - (d) Are Government aware of the inconvenience to members, who have to bring their linen, crockery and other equipment, staff of servants and their books and files?
- (e) Are Government aware that members of the Legislature find it difficult to work if there is uncertainty about the facilities for residence every time a session is called?
- Mr. B. K. Gokhale: (a) The total number of houses constructed for the residence of members of both the houses was 88. To these, 12 gazetted offices bungalows were added, making a total of 95. Of these 69 bungalows have been allotted for the use of members of the Legislative Assembly by a redistribution made in 1944 by a Joint Committee of both the Houses and representatives of the Labour Department
 - (b) Yes
- (c) Ballotting unfortunately is inevitable owing to paucity of accommodation
- (d) and (e) Government fully sympathise with the inconvenience and diffiquestion, the entire subject is now under active consideration

REPATRIATION TO INDIA OF INDIAN EXILES AND PRISONERS IN ALLIED HANDS
OUTSIDE INDIA

- 315. *Mr. Sasarka Sekhar Sanyal : Will the Honourable Member for External Affairs be pleased to state
- (a) how many Indians—outside India—are still either prisoners in the Allied hands or are exiles,
- (b) the machinery which the Government of India can use for getting whereabouts and other particulars direct in respect of such men,
- (c) whether the Government of India have $\,$ entered into $\,$ direct diplomatic relations with the Allied powers for the above purpose ,
- (d) what steps are being taken by this Government for repatriating such persons to India; and
 - (e) the Government policy in the matter?
- Mr. H. Weightman: (a) Fortyone civilian Indians are being presecuted in Malays, including Singapore, and seven in Hongkong for crimes alleged to have been committed during the war and to have involved the commission of attractives. One Indian civilian in British North Borneo has already been tried and sentenced for such an offence. Apart from these persons, there are no Indian prisoners, either civil or mintery in Allied bands. There are no Indian should from returning to India, though transport difficulties have prevented the early return to India of some Indians stranded in foreign countries.
- '(b) and (c). The normal diplomatic channels are used to trace Indians abroad supplemented by Military Searcher Organisations in the Far East and the

Indian Military Mission in Berlin The representatives of the Government of India in Burma and Malaya are also used for this purpose

(d) and (e) Government are taking all possible measures to repatriate, as and when shipping is available, all those who wish to return to India

ARREST OF DR LOHIA BY GOANESE GOVERNMENT

- 315-A. *Mr. P. K. Salve: (a) Will the Honourable Member for External Admirst please state if it is a fact that Dr Lohis, a Congress Socialist Leader, was arrested by the Goanese Government?
 - (b) Is it a fact that no news is allowed to come from Goa?
 - (c) Is it a fact that Dr Lohia was removed to Aguada Fort in Goa?
 - (d) Is it a fact that he had been detained there in solitary confinement?
- (e) Is it a fact that he had refused food since September, until he was released?
- (f) Is it a fact that the Goanese Government had forbidden all public agitation for securing his release?
 - (g) What steps had Government taken to secure release of Dr Lohia?
- (h) Are Government aware that Mahatma Gandhi had a personal appeal to the Goanese Government to refrain from persecuting the Indian Goanese subjects? If so, with what result?
- (1) What steps have the Government of India taken to remedy the situation in Goa² Do Government propose to make a detailed statement on the political situation in Goa to-day?
- (j) Is it a fact that the Goanese Government have prohibited the entry of Dr Lohia into their territory? If so, what steps have Government taken in the matter?

Mr. H. Weightman: (a) Yes

- (b) Not as far as the Government of India are aware
- (c) Yes
- (d) Dr Lohia is reported to have been detained in Aguada Fort and to have seen kept in solitary confinement there from 29th September to 2nd October
 - (e) The Government of India have no information
 - t) The Government of India have no information on the point
- (g) The Vice-Consul, Goa, was instructed to ascertain the reasons for Dr. John's irrest and to demand an interview with him Dr. Lohia was however sleased meantime.
- (h) The Government of India have seen press reports of an appeal made by Ir Gandhi to the Goanese Government and of the Governor General's reply, opies of the press reports are placed on the table
- (i) The Government of India cannot interveno in the internal administration of Gos. Representations have, however, been made to the Portuguese overnment as well as to the Governor General of Gos. The Government of dia are not in a position to make a further statement on this matter at prent
- (1) Yes The matter is under consideration

Copy of Press Report

PANCHGANI, July 24—"If the Goa Satyagraha movement is to succeed it should be aducted by Gomantakas on the clearest possible issue, that is, civil liberty, the larger exton of Swarsy should swatt its attainment by the whole of India unless, of course, i Portuguese Government wisely come to terms with the inhabitants of the Settlement ough friendly negotiations," observes Mahatma Gandhi in a statement issued today.

The following is the text of the statement -

"Dr. A. G Tendulkar, President, Gos Congress Committee, is the last one from Gos who come to me with the latest news from the place. He tells me that there are several tree there working not necessarily for its inhabitants but for power Yet at bottom the

fight is good He has produced voluminous papers in support of the statement that confusion reigns supreme in the minds of Goans, correctly described as Gomantakas This bad in that the inhabitants of this Portuguese possession are novices in the art of real politics. Its separate existence, it is clear, can only depend on the goodwill of the might) Entitle Government and the impotence of its Indian readents

CLEAR ISSUE

- "It is, therefore, most essential for the success of the movement that it should be conducted by Gomaniakas on the clearest possible issue, that is, civil liberty. The larger question of Swaray should awast its attainment by the whole of India unless, of course, the Portuguese Government wisely come to terms with the inhabitants of the Settlement through triendly negotiatations.
- "He cannot be attained by any direct action of the citizens, whether violent or non violent in non-violent in the state of the certain the state of the countries of the countri

NON-VIOLENCE URGED

"The second condition of success is that the fight must be through non violent and, therefore also entirely by, open means Thirdly there should be no parties struggling for attaining power and position Where the goal and the means are common, different parties have no meaning

"On reading the literature I find two such persons called loyalists who have already made slavish declarations asying that nothing is wrong in Goa and that a false agitation is being carried on lys some mischievous persons. Let not the citile of these loyalists grow larger. The best way to avoid this growth is for all parties to become one "—A P I

SHORT NOTICE QUESTION AND ANSWER

ARREST OF DR LOHIA BY GOANESE GOVERNMENT

- Mr. M. R. Masani: Will the Honourable Member for External Affairs please state
- (a) if Government are aware that Dr Ram Manohar Johns was, on entering Goa, put under ariest by the Polluguese utthorities and held anonmanu.ado

 12 Noor for ten days, for the first three days in a dark and unventilated cell, and was then expelled from Goa for a period of five years and deported to the Province of Bombay,
- (b) whether on 4th October, 1946, Di Lohia, while still in prison, wrote to the Honoursble Member for External Affairs requesting him to take steps to persuade the Portuguese Government to give up applying International Law between Goa and the rest of India or in the alternative, to secure an apology to Dr Lohia for his illegal detention,
- (c) whether Government agree that the action of the Portuguese authorities in detaining Dr Lohia for a period of ten days constitutes a breach of International Law and an affront to a national and, therefore, to the Government of this country.
- (d) whether Government have taken up the matter with the British Foreign Office with a view to diplomatic representations being made to the Portuguese Government and, if so, what results have been achieved, and
- (e) whether Government are contemplating any further action in the matter by way of economic sanctions, appeal to the United Nations, or otherwise?
- Mr. H. Weightman: (a) Government have received a communication from Dr Lohia giving this information
- (b) No letter was received from Dr Lohia while he was still in prison but a copy of this letter was subsequently sent by him to Government
- (c) and (d) Government are considering the legal implications and will take be a matter of may be considered necessary. They consider events in Gos to be a matter of importance and have already asked His Majesty's Government to have representations made on their behalf to the Portuguese Government through His Majesty's Embassy, Lisbon. The result of these representations is awaited.

- (e) Any further action will depend on developments as well as on the legal advice obtained by Government.
- Mr. M. E. Masani: I am sure we are all glad to know that diplomatic representations are being made through the British Foreign Office, but, with reference to part (a) of the question, will the Honourable Scoretary please state if Government have any reason to doubt the versoity of the statement made by Dr Lohia as to the treatment he received while he was in detention in the Postinguese prison?
- Mr. H. Weightman: The Government is not really in a position to make any statement on the actual treatment accorded to him and they will certainly not do so on information received from one side only
- Mr. M. R. Masani: Will Government, then, make inquiries through their Consul in Goa?
- Mr. H. Weightman: We will consider that matter, if it is useful to make inquiries about a thing which has ceased to exist
- Mr. Abdur Rahman Sidduqi: In the consideration of this problem, will the Government of India also consider the question of Indian nationals not abusing foreign hospitality or right of asylum?
 - Mr. H. Weightman: That will be borne in mind
- Mr. M. R. Masani: Is the Honourable Secretary not aware that the detention of a national of a foreign country who enters certain territory is contrary to International Law and that the only right the Government of that territory has is of expelling the national who enters without a permit?
 - Mr. H. Weightman: I think that is rather a sweeping statement to make
- Mr. M. R. Masani: Do not the Government of India consider that the one month that has elapsed is sufficient to obtain the expert legal advice which they are now awaiting?
- Mr. Abdur Rahman Siddiqi: May I also request the External Affairs Department kindly to consult International lawyers as to the right of the nationals of one country going and starting agitations and mischief in a foreign country which has given them hospitality?

ELECTION OF A MEMBER TO STANDING ADVISORY COMMITTEE FOR INDUSTRIES AND SUPPLIES DEPARTMENT

Mr. President: I have to inform the Assembly that upto 12 Noon on Wednesday, the 6th November, 1946, the time fixed for receiving normations for the purpose of election of one member to the Standing Advisory Committee for the Department of Industries and Supplies for the unexpired portion of the current financial year, one normation was received A shere is only one candidate for the vacancy, I declare Mr Muhammad Rahmat-ullah to be duly elected to the Committee

HINDU MARRIAGE DISABILITIES REMOVAL BILL.

Dr. G. V. Deshmukh (Bombay City Non-Muhammadan Urban) Sir, I beg to move

"That the Bill to remove legal dusabilities under Hindu Law in respect of marriage between Hindus, as reported by the Select Committee, be taken into consideration." I do not propose to make a long speech recause this question has been before the House for some time and the Select Committee by a large majority—I may say almost unanimously—has accepted not only the principle of the Bill but also the Bill as drafted I am very happy to say that also the then Law Member, Sir Asoka Roy, not only agreed to the provisions of this Bill but also helped us to a great extent in clearing many of the misunderstandings

Now, Sir, before I proceed further, let me clear some of the misunderstandings which exist with regard to this Bill both in this House and outside [Dr G V Deshmukh]

This Bill deals with gotra and pravara and it does not deal with the question of supindas Somehow or other, the impression has gone round that this means a question of endogamy and that mairiages under this Bill are going to take place in the same blood, what are called co-sanguineous marriages This Bill has nothing to do with this It has nothing to do with co-sunguineous marriages, nor is it a question of endogamy. Indeed, so far as the prohibited degrees are concerned in the Hindu Law, this Bill does not interfere with them You can still have your seven generations from the father and five generations from the mother so far as those restrictions are concerned. Now, Sir, I hope that with this explanation those who have been led to misunderstand the provisions of this Bill will disillusion their minds with regard to marrying in h ood So far as the question of gotra and pravara is concerned, as I have expressed myself before, I had taken the trouble of getting the opinions from learned sastris and pandits, whomsoever I could get at, and nobody understands gotra and pravara and what they mean today Some people say pravara is more important others say that golin is more important. Some will say there are four pravaras and 49 gotras, others will say there are only four gotras and 49 pravaras. In any case even Hindu lawyers of reputation have not been able to find out the exact namer, of gotra and what it represents. Some say it means family, others say it means blood some others say it means grazing ground, while yet others say it means school. Therefore I submit the question is so ambiguous and so intricate that we do not see any light. I do not see why the Hindu society should spend all its energy over this futile and meaningless inhibition. All that this Bill intends to do is this, it does not say you go and marry some other person with the same gotra, it does not say that you can mairy some other person with the same pravara, it does not do any thing of the kind. All that the Bill does is it is an enabling measure. All that it says is that if a marriage has been consuminated between parties of the same gotra then the Liw shall not come in and as that this is invalid or that the children born of such marriages are illegitimate. That is all that this Bill Sn. society is moving and moving pretty tast and if we, as Hindus are proud if our Hindussia I think every Hindu should be proud of his Hinduism. I think it is the bounder duty of every llindu to see that unnecessary energy is not wasted in these meaningless and futile inhibitions Hindu society now puts up with all kinds of indirect ways and means of evasion I give you a case in point There are marriages taking place between puties of the same gotra What is the procedure? (Interruption) I do not know what people in other provinces do? I am sure my Bombay friends will bear it out that Hindu society will put up with many indirect methods. Supposing a girl is of the same gotra as a boy. Then what is the procedure? The girl is given in adoption to a member who does not belong to the same gotra When the girl is given in adoption she changes the gotra and then the two can be married. This is really fatuous. It is astonishing that Hindu society should put up with it. To begin with in Hindu society so fai as I know a girl cannot be given in adoption, vet the Hindu society will put up, with it and this is how the gotra is changed by the false method of adoption. The Hindu society will tolerate it they will accept that marriage but not a straightforward procedure like this. It is the duty of the Hindu society to put a stop to these indirect ways Not only that There is one thing more Not only the intelli gent public is of this opinion, but I find that the Bombay High Court also is of the same opinion that these gotras and pravaras have no meaning. In a recent decision in the Bombay High Court the case was taken to the High Court on the same plea that marriage was invalid because the parties belonged to the same gotra. The High Court decided otherwise. Under the circumstances let me urge upon this House that this is an enabling measure, a permissive measure We do not know what qotra or pravara means Instead of bending our knees and bowing our heads to this something that is absolutely ignorant superstition, let us be straightforward, let us clear some of our inhibitions so that the Hindu society may become more healthy Sir, I commend my motion for taking the Select Committee report into consideration

Mr. President: Motion moved

"That the Bill to remove legal disabilities under Hindu Law in respect of marriage between Hindus, as reported by the Select Committee, be taken into consideration."

- Mr. P. B. Gole (Berar Non-Muhammadan) Sir, I have already given notice of an amendment to this Bill
- Mr. President: This is not the stage for moving amendments. The Honourable Member is entitled to speak now, opposing the consideration of this ball
- Mr. P. B. Gole: Sir, so far as the first clause is concerned I oppose the Bill The reasons are many I should like to dispose of some of the wordy arguments, plausible arguments, advanced by the Honourable Member in charge of the Bill He says this is a permissive Bill I do not understand what he means by permissive Bill Marriage stell is a permissive thing Everthing of course depends upon the volution of the people. Those who do not want marriage need not marry. No law compels anybody to marry. Saying that this is a permissive Bill carries us no further. He says society has advanced I do not understand what he means by advancement of society. If he means to say that man latory provisions of law should be done away with and thit instead of giving liberty licence should be given so far as marriage is concerned. I certainly am opposed to it. Society is always regulated. There are certain regulations in society which we are bound to obey. If my friend wants licence instead of liberty, I am certainly opposed to it. You will find, Sir, that my friend says that sepinda relationship is maintained. When sagotic relationship is more stated in the Bill is if it is between Hindus belonging to the same optica or pravaca. The original text of Mani on this point reads thus.

Asapında cha yá maturasagotrá cha yá pituh

Sa prashastá dyyá teenám darkaimani maithune

So far as the mother's side is concerned, the wording is asapinda So far as the father's side is concerned, it is asagotra. If you take sawy asagotra, you allow sapinda relationship to remain I do not know if my Honourable friend has read fully the opinions received on this Bill. Some are in Layour of allowing sagotra marriages subject to certain conditions. A few people also express doubt that will be created in the minds of the public if you take away, the word asagotra. If asagotra is taken away, then sapinda relationship remains and I do not think that will nocessarily follow because Manu's text as I read it is Asagotra cha ya pituh (on the father's side—Asagotra) Marinages are allowed between two persons having no common gotra.

Now as soon as you take away asagotra, ther sagotra marriage is allowed, and it agotra is allowed sagnida maintage also will be allowed. There is no restriction on sagnida relationship at all so far as the father side is concerned. So far as the mother's line is concerned, there is no doubt that this sagnida relationship remains. Of course it necessarily follows because asagnida is included in asagotra. But if you take away asagotra and allow sagotra marriage it will necessarily be contended that really speaking as soon as you take away asagotra, sagnida is not in Manu's text, and therefore even in consanguinty marriage will be allowed. In fact even cousins two degrees removed will be allowed to marry according to this Bill. Of course I know Dr. Deshmukh does not intend it, he has himself stated that he does not want sagnida relationship.

- Dr. G. V. Deshmukh: I said nothing of the kind, so far as this Bill is concerned it does not touch saninda relationship
- Mr. P. B. Gole: Then of course my Honourable friend probably means that even in this expenda relationship marriage should be allowed as soon as you take away asagatra

- Dr. G. V. Deshmukh: Sir, will the Honourable Member say what he means and not what I mean? He does not know what I mean
- Mr. P. B. Gole: I did not know that Dr Deshmukh speaks in a language which is not understood by us
 - Dr. G. V. Deshmukh: It is quite plain
- Mr. P. B. Gole: It is not I only who understood it in this manner but so many learned people who gave their views in favour of removing this bir on eagotra have expressed doubts that if the Bill stands as it is and you allow marriage between sagridas will be feasible
- Shri D. P. Karmarkar (Bombay Southern Division Mon-Muhammadan Rural) Sir, is it not a fact that marriages are not only governed by the rule of the prohibition of marriages in the same gotra, but are also further governed by the rule prohibiting marriages within a certain degree of consangunity
- Mr, President. The Honourable Member is putting forward an argument Mr Gole will proceed
- Mr. P. B. Gole: I am pointing out that all these texts are derived from the text of Manu which actually governs marriages so far as sagotive relationship is concerned. There are hundreds of commentaries on this, and even Vigyan eswars who has written the Mitakshara, that is, the commentary on Yagnavalka, has clearly stated that sagotive marriages are prohibited. In fact in matters of junsprudence we find that when certain orders are given that are sometimes mandatory and sometimes recommendatory. But mandatory orders are generally followed by a sanction. And if any sanction is given and any prayaschitta is prescribed for interdiction of a rule that rule should be considered as a mandatory proposition. From this point of view we have got to evarune whether it sagotive marriage is performed any prayaschitta is prescribed for it.

I will read certain verses in this connection. Baudhy iv in a says

Sagotramched amatya upayachehhet matrivat enam vibhriyat

It means that in case of marriage between sagotras the girl so married should be treated as mother who should be supported and she should be discarded by the husband

Then there is Vashishtha

Parineeua sagotram ta saman piavaram tatha

Kritva tasya samutsayam dvijashchandrayanam charets

This also says that in sagotra marriage the bride should be discarded. It is really no marriage and the Shastric order is that the girl should be supported

Then Raghunandana has quoted verses from Sumannd to this effect

Sa nanarsheyeem xivahya chandraynam chareta parityayya chamam vibhriyat

If she is so married she should be discurded, only she should be supported. So the law as it stands is that sagotra marriage is prohibited but if the

So the law as it stands is that sagotra marriage is prohibited but if the marriage does take place the bride should be discarded and the husband should support her

Blut there is another difficulty which Dr Deshmukh has not explained along he has consulted so many learned books and pundits. There is the verse—

Sagotradbhrishyate nari vivahat saptamepade

The law is that on the saptapadi being performed the girl loses her gotra. Now if marriage is allowed between sagotras this verse becomes redundant because she must be deprived of her own gotra and she assumes the gotra of her husband, because she is supposed to die in the family of her birth and is reborn in the family of her husband. So if sagotra marriage is allowed this verse as also all Shastre injunctions become redundant. My Horurable

friend talked of the necessity of improving Hindu culture and the law of marriage. It should be understood that the Hindu Law of marriage differs materially from the systems of marriage in other religious. Our marriage is not a contract pure and simple but a religious secrament, when husband and wrife are joined the marriage becomes indiscibile and so it should not be trifled with. My Honourable friend's Bill by allowing sagotra marriages would oftend against religious texts, and so it should not have been introduced at all. My Honourable triend and that me a recent case the Bomban High Court has upheld sagotra marriage. But that is not correct. They have only upheld the custom and not sagotra marriage. They have stated that among Decoanis Brahmans in Muharashita there is a custom whereby a duchter is given in adoption to another having another goften and if she is then marriage is held to be good, although originally in the tainity of her birth she had a common gotra with that of her husband. In a recent decision of the Bombay High Court both the Chief Justice and Justice Gajendragark is have stated that as the liw stands marriage between sagotras is not allowed it ill. I will read the concluding portion of the judgment of Justice Gajendragarkar.

"However, as I have pointed out, the Privy Council have consistently taken the view that under the Mitakshara school of Hindu law the laws of Vigranewaya must be received is unthoritative and binding that murnings between amoptate persons invalid under Hindu law."

But they have stated that there is a cut form and as we say amongst Hindus Shashad modhin balerquive. That means custom override the law Similarly constorm has been held to be vilid when a girl is given in adoption. As soon as a girl is given in adoption, the quita changes, and in order to facilitate that there should be acquitar manage this scheme is resorted to but they are very much invition to see to the religious texts because after all marriage under Hindu Livis is a securiorist and they do not a and that this should be interfered with in a light manner as Dr. Deshimith wints to do

- Sit. N V. Gadgil (Bombay Central Division Non-Muhaminadan Rural) He wants to perform an operation
- Mr P B. Gole: He is an expert in surgery and he wants to use his sharp kinfe so far as our religious texts are concerned. I am very much afraid whether by entiting these religious texts he will keep the Hudu religion alive I do not know.
 - Dr G. V Deshmukh: I will make it more healthy
- Mr. P B Gole: I must tell you that this is not an overgrowth in Hindureligion
 Objects and Reasons that this is an aichaic law I do not know what he means by that
 Hindu religion is archaic and it is the oldest religion
 Why is he fighting shy of archaic Hindu Law? If he says that it is archaic then even the sacrificial fire is archaic. Then what is the need of saptapadi, that is also archaic The vow that is taken before the sacrificial fire namely Dharme cha arthe cha kame cha natu hanami is also archaic. Therefore I do not think that this is a question which should be trifled with by men like Dr. Deshmukh who are proud of the Hindu religion I do not understand, really speaking, why he is coming forward with this Bill which is not wanted by anybody If we were to scrutinize the opinions that have been expressed with regard to this Bill we will find that there are more against it than in its favour. I have tried to count them, and I fird that 121 are against this Bill and as many as 91 opinions are in If you scrutinize these, you will find that all those persons, who are in favour of the Bill have not tried to explain the mandatory provisions of law. They have not also tried to go into the question of necessity or otherwise of having asagotra marriages They say that society has advanced and perhaps many of them having come from Europe after having European education, have come to the conclusion that all that happens in the European society is good for our society also Probably that is the idea underlying these so called reforms, and

[Mr P. B Gole]

because in the European society marriages are allowed even amongst cousins two degrees or three degrees removed, similarly they want that marriages should be allowed in the Hindu society I do not understand how the customs that prevail in the European society or amongst the Westners can lit in m our society.

Khan Abdul Ghani Khan (North-West Frontier Province General) It is allowed in the Asiatic society, weept amongst the Hindus A muslim can marry his first ceigni

Mr. P. B. Gole: But there is absolut by no reason why we should take up the same custom. We have got our own culture and a very old culture, too, and we do not understand why, in the absence of any real necessity, and just because men like Dr. Deshmukh are of advanced views and they wan that society should be moulded in this fashion, that we should depart from our religion. If they do not want to follow customs of the Hindus, nobody objects, they may marry many form they like

Sit. N. V. Gadgil: They may do without it

Mr. P. B. Gole: Yes Hindu law does not come against them, but if you want that those persons who want to abide by their scriptures and who want to preserve their brahma form of marriage should also adopt this, it would be very unfair. I do not see any reason why you should enforce this on them Many of the opinions that have been expressed against this Bill have given very cogent reasons as to why sagotra marriages should not be allowed I have already explained to you about the difficulties in the Bill as it stands, but there are other very cogent reasons as to why this sagotra marriage Bill is abnoxious to the religious sentiments of the people and will, really speaking. take away the religious aspects of marriage. I do not know whether. Dr Deshmukh likes the religious aspect of the matter. Of course he is here with another Bill by which he wants to nullify the sacramental form of manuage because he wants that marriage should be registered. He wants marriage to be a contractual relation between husband and wife. If that is the idea, I do not understand why he has come up with this Bill. But so far as this Bill is concerned, which attacks the very fundamentals of the institution of marriage, namely, the rules as laid down by Manu and other commentators-I have very strong objection Those who want to perform brahma form of marriage may do so, but if they do not want to have brahma form of marriage, they can very well go to a registrar and have their mairiage registered under the Civil Marriage Act My Honourable friend stated in the Statement of Objects and Reasons that they have got conscientious objection to get their marriages registered. What is the conscientious objection? Their conscience is not stirred when they violate the principle of sagotra. They want sagotra marriage and their conscience does not bite them there They say sagotra marriage should be allowed, but when the question comes of having civil marriage, apart from the brahma form of marriage their conscience is stirred I want to say that this is really a convenient conscience. It has no basis and it is only a reason advanced in order to justify such a measure. I may point out in this connection that Mr. Govind Deshmukh, brother of my Honourable friend Dr Deshmukh moved a similar Bill in the last Assembly and when that Bill was being discussed on the floor of the House, Sir Sultan Ahmed who was the Law Member then.

Dr G V Deshmukh. Were you present in the House it that time?

Mr. P B Gole: I was not

Mr. President: The Honourable Member will address the Chair

Dr. G. V. Deshmukh: He is telling stories about which he was not an eye-witness. He is bising his arguments on hearsay

Mr. P. B. Gole: There are printed proceedings of this House in which all this mentioned At that time the Law Member had introduced a comprehensive Bill about Marriage The Bill was styled "A Bill to codify the Hindu

Law relating to Marriage", and in that they had attached at that time—because the Law Committee recommended such a measurc—an explanatory note 1 would read to you clause 4 of the Bill. The Law Committee has been sitting I do not know whether the final report of the Hindu Law Committee has come or not, but I am sure that this was a Bill brought forward by the Government on the recommendations of the Law Committee and in Clause 4 of that Bill it has been clearly stated that a satramental marriage may be soleminized between any two Hindus upon the following conditions, namely, neither already must have a husband living at the time of marriage both the parties must belong to the same caste if the parties are members of a caste having gotras and pravaras they must not belong to the same gotra or have a common pravara.

That is one of the conditions so far as sacramental marriage is concerned. and in this sacramental marriage even the Law Committee, which has been sitting for the improvement of the Hindu Law and they are going to submit a report, we have a comprehensive code and it may be brought before the House They have maintained that so far as marriage between sagotras and pravaras is concerned the present interdiction stands. I do not think that after this Huidu society wants such a Bill. The members of the Commuttee are all Hundus and they are learned in Hundu Law. They have recommended that the interdiction of the pravaras and sub-pravaras should stand majority of them follow the old scriptures and as you probably know at the time when the contract of marriage takes place both on the side of the bride and the bridegroom, their fathers, grandfathers great grandfathers, and great great grandfathers with their gotras and pravara is pronounced and then only the marriage takes place. Therefore, at that time when this question would arise, at that time when the contract is actually solemnized, if a sagotra builde and bridgeroom are put forward, it will be very much against all the rules of the Shastras which have been prescribed for marriages

This Bill has been introduced into the House by Government Probably because of the war it was not proceeded with or perhaps and instead of having prece-meal legislation they want this one code to be put in first. But the Bill stands and it has not been withdrawn. Of course after introduction of the Bill it has not been proceeded with. But once the Government Bill is before the House I do not understand why Dr. Deshmukh has been annous to put forward again such a Bill, which is not only controversial but creates a number of doubts as to whether after marriage between sagotras the question of interliction or sagnidaship remans.

I would read to you certain portions from the Bengal Varnashram Swaraiya Sangha, because that is a very pertinent thing

"As to the statement that sagotra marriage is current (1) among the sudras, and (2) among some classes of Brahmins are answered as follows

"That there has been some difference in the rules of conduct to be followed by Dwijas and Sudras is not a new discovery Sagotra marriage is not forbidden for Sudras but it must be mentioned that even among higher classes of Sudras such marriage is rare

"If it is a fact that sagotra marriage is current among some Brahmins that does not necessitate that the entire class of Brahmins should give up their ancestral Shastric conduct and imitate the unshastric conduct of a few others who have fallen from their ancestral conduct for some reason or other

"Some rare cases of misconduct cannot justify legislative sanction to such misconduct among others. In fact, the special cases of misconduct among special classes of people have been mentioned in the Shastras and if all those cases of misconduct are sanctioned by legislation there will be nothing short of chaos in society."

This Varnashram Swarejva Sangha of Bengal further answers the reasonngs of the mover of this Bill about eugenies Of course I am not well versed in eugenies. That is a science which dottors know more than I do But I know this much that here is an opinion about this eugenies given by eminent doctors from America and that has been quoted by this Varnashram Swarejva Sangha Eugenies also support the view of our amient sages. Charaga has[Mr P B Gole] been cited The well known American author also speaks of different gotras of the husband and wife The quotation from Charaka is

Alulya gotrasya rajah khshayante raho vishrishte mithunce kritasya of course, Dr Deshinukh will say that this is what Charaka says. That is our native physician. But even doctors from America are of the same opinion Here is the opinion of Dr. Berwis. He says.

"My researches give me authority to six that over 10 per cent of the deaf and dumb and over 5 per cent of the idobtes in our State institutions an offsprings of kindled parants, it of counsin The frequency of imperfection of the children of such marinages has been noticed from the time of Vloes of earlier and is proved by the fact that all the great motal codes—Hindle, Mossac and Roman—have forbidden such unions"

Then there is Dr Price He says

'Consanguinity of parents has been supposed to be the cause of mental defects in children such as idocy imbeelity, feeble mindedness, moral imbeelity, degeneracy and Obgophrenia, etc.'

This is also the view of Dr. Fletcher Beach. Here Dr. Berus has reterred to Hindu codes and from a moral point of view Hindus do not allow marriages between people of the same quotar. I be not understand, as I said, much of eugenes. That is a science by itself. I am quoting here the opinions of emment doctors from America, in Finghand and they priese these introductions and prohibitios. One other difficulty would be that in the same family—I am talking of agnates and cognates—it out are able to trace a common americal though because they are several digress aparts we may want to have a marriage, it is repugnant to our sense of property and decines. To marry in the same agnatic family would be repugnant to our sense of decines. That those upon whom for generations we have looked is one notices and sisters should be eligible as wives is repugnant to Hindu Law. I do not inderstand the necessity for such a Bill at all. Who has moved by Deshmidh to introduce this Bill in this Assembly? For the lack of such a pice of legislation is there so much hardship in the country as a whole?

Dr. G. V. Deshmukh: I have been paid a lawver's fees

Mr P.B Gole: I dd not know that my Honourable friend is a lawyer too I know he is only a doctor. He may have got his fees is a lawyer and I do not know about that

Dr G V Deshmukh: It is only lawyers who do something when they are paid fees but others do things on their own

Sit N. V Gadgil: Some adventure

- Mr P. B. Gole: Let us confine ourselves to the Bill which we are discuss All the opinions collected here and circuit did all say with one voice that this Bill is not only inexpedient but it offends our religious idea of a matriage and therefore it should not be adopted at all. If D. Deshmidt thinks that in the Bombiy Province there is need for such a legislation, Bombay has got the power under the Act of 1935. The third legislation lost gives powers of legislation so far as maritage and divorce are concerned and in that list the Provinces as well as the Central Legislative have concurrent powers. I am not quite sure that there is any necessity for sapotra marriage in the Bombay Province but if there is really any need for it, he should move a Bill in the Bombay Provinceal Assembly. We are usurping the power of the Provinces
- Dr G. V. Deshmukh. Do you want me to seek election to the Bombay Legislative Assembly?
- Mr. P. B. Gole: If you so desire, you may do it, We are here usurping the rights of the provinces so far as Hindu Law is concerned Hindu Law is different in different provinces Even the interpretation of Mitakahara is different in different provinces There is a Bombay School, a Bengal School and a Madras School of Hindu Law, which interpret in different wave the

Yagnavalkya Sminti and Mitakshara The commentators in the Provinces differ in their interpretation. Therefore even so far as agotra marriage is conceined although Manu has had down Asao far as ya pitauh." There may be a different interpretation in Bengal Boudayana has one interpretation and Nilakanta has another it is really the business of the provinces to consider what is proper for them. My learned friend wants to force a law upon all the provinces but do they want it?

- Sit. N. V. Gadgil: It is only permissive
- Mfr. P. B. Gold: Every thing is permissive. Who is forcing you, for that matter, to marry? You are really usurping the right of the provinces to legislate so far as questions of marriage is concerned. I go further and say that the right of the provincial legislatures to discuss their needs and to say what law would be suitable for them is being taken away by Dr. Deshmukh What right has he to encroach upon the field of the provincial legislature, although of course, as I said, it is in the Concurrent List. Dr. Deshmukh can legislate for the whole of India but thereby he deprives the provincial legislature of their right to discuss a particular piece of legislation which will affect them If the provinces want a legislation in a particular manner they can do it. If Dr. Deshmukh's Bill is passed today and the provinces want to amend that, there will have to be another legislation in the province.
 - Mr. N. M Joshi (Nominated Non-Official) They need not do it
- Mr. P. B Gole: It is true that it is a permissive legislation but at the same time it is an attack against our scriptures and our shatras which should not be allowed
- I would draw the attention of the House to the report of the Hindu Liw Committee in connection with piecemeal legislation On page 10 pair 12, the Report says
- "We need not continue any further this distasteful analysis of the technical difficulties of a legislative measure which was inspired by high motives and which in spite of its faults marks an important stage in the evolution of women's rights Difficult so of this kind are inevitable in piecemeal legislation effecting fundamental changes in the Hindu Law. The only safe course is not to make any fundamental changes by brief isolated Acts If fundamental changes have to be made it is wisest to survey the whole field and enact a code if not of the whole Hindu Law, at least of those branches of it which are necessarily affected by that contemplated legislation."

You will see there that marriage is a chapter by itself. My Honourbale friend takes just one sentence of it on sagotra marriage and comes forward with a piece of legislation. If he took the marriage chapter as a whole and brought a comprehensive Bill I could have understood it.

- Dr. G. V. Deshmukh: What would have happened to your Rishi's injunctions then?
- Mr. P. B. Gole' That will be answered when you bring the Bill Perhaps Dr Deshmukh will be discomfitted when he brings any such Bill Today he has come with a Bill for the removal of the sapotra interdiction Tomorrow he will say that the vows taken by the bride and bridegroom before the sacred fire should be abolished Perhaps Dr Deshmukh will then say that this is all permissive and that he is not forcing anybody not to take a vow before the sacred fire
 - Dr. G. V. Deshmukh: That would be codification Will you support it?
- Mr. P. B. 60de: Yes, codification will be supported But that is not the bount here Marinage under Hindu Law is altogether a separate chapter dealing with all aspects of marriage Dr Deshmukh brought in last time a Bill for the separate maintenance of married women I objected to that at the time but the Bill was passed in spite of my opposition
- Dr. G. V. Deshmukh: This is also going to be You have spoken your mind correctly
- Mr. P. B. Gole: I will certainly bless you for having destroyed our Hindu Law, because such persons are always wanted. That is not the point The point is this That after this Law was passed many law journals criticised

[Mr. P. B Gole]

this Law and they said that this is a nasty piece of legislation. In fact here also the Hindu Law Committee have criticised at great length the old Bill of Dr Deshmukh which was passed regarding Hindu Women's Right to Property Act Here also they gave a suggestion to these enthusiastic reformers not to come forward with such piecemeal legislation If you want to make any improvement, if you want to codify the law and make it certain, then you should certainly bring in a comprehensive Bill Of course Dr Deshmukh is not going to be guided by any such advice, but even Dr Deshmukh will admit that he has not even tried to define what is pravara and what is a gotra. He says that people are at a loss to define it That is not correct But you should at least define what you understand by a gotra-whether for instance ir one tamily you wish to restrict the gotia, whether you wish to restrict the word gotia to a family, or whether you want to restrict it to a group of families having the same gotra. When you want that manua-e between sagotras should be allowed, you must define what a gotra is In this Bill gotra is not defined at all On the contrary everybody is left to imagine what a gotra will be, everybody is left to define what a pravara is That will be creating chaos. Taking my own family, for instance, I have got a family surname and if I am asked. I can trace my own ancestor up to the samanodakas Does Dr Deshmukh want that in my family also after 7 degrees, marriage between a girl and a boy should take place? Why should it be? What is the reason? As between endogamy and exogamy-my friend admitted in his argument that exogamy is good and endoguny is not good. If that is so, is it not endogamy to marry in one family? How does he define this relationship also? He does not define it, but my main objection to this Bill is that it is so vague that it is likely to create confusion. I would read to you the views of Diwan Bahadur Bashyam Avvangar, because he is a very learned judge who comes from Madras On page 26 of these opinions, in para 6, he says

"It is a settled principle that legislation ought not to be lightly resorted to. There should be no attempt to change a ussumery law except in cases of general or crying need or to remove glaring or general hardship. This applies with great force in the present case, as the law, which is sought to be interfered with, has an ancient and religious sanction."

This is a very sound reason that the learned and retired judge has given, that you should not really trifle with our old laws, ancient as they are Because they are ancient is not a crime, it is not a mistake on the part of our Rishis But when sound reasons can be given for not resorting to these sagotra marriages, I do not understand why Dr. Deshmukh should come forward with this Bill One thing may be noted in this connection. It has nothing to do with the rights of women for which Dr Deshmukh has been fighting concerns both men and women—the bride and the bridegroom, and therefore it should not be said-because perhaps the women members of our Assembly might come forward and say that it is in order to defend their rights that Dr Deshmukh has brought forward this Bill and therefore they should support this Bill

- Sit. N V. Gadgil: This is also canvassing!
- Dr. G. V. Deshmukh: It is on a par with the rest of the speech Carry on.
- Mr. President: The Honourable Member may carry on
- Mr. P. B. Gole: In so far as this Bill for sagotra marriages is concerned, even the Shankaracharya of Kanchi Peet has given his opinion He is our religious head and he has stated in para 2 at page 27

"The faith of the Hindus in the wisdom of their Rishis is fortified by the experience of uncounted generations who have lived the Hindu mode of life Every religious community observes, in a narrow or wide range, the prohibition of marriages within certain degrees of observes, in a narrow or wide range, the prohibition of marriages within currain degrees or consangumity. The institute of objection, apart from the commands of relation, equitors marriages within certain degrees of affinity has been most ancess to the two real. The full mater reference wants to do away with that principle, as prescribed in the full price on this topic, in the Switzle and their commentaries are clear, definite and complete the contract of the contract of the switzle of the contract of the switzle of the contract of the is invalid The Mitakahaia expressly states that a girl who is a sepanda, Sogotra, or Samangapraeva, does not acquire the status of a wife on mainings. Hishis Apasshamba, Santapatha and Bodhayana clearly lay down that if a gill of the same gotra has been taken in marings unwittingly, she must immediately separate and be treated like a mother. The dies of a stopolar marings has been as repugnant to thindus from the most ancient times, is the mainings of a brother and sister is among other religious communities.

You will see that our instinct is this, that in our own family we regard the womenfolk as our mothers or sisters, and to think of allowing a marriage between members of the same family is not only repugnant but is almost revolting. Our shastras are against it and even our religious heads have not countenanced it. In fact, as I said in the beginning of my remarks, if Dr Deshmukh were to peruse-of course he has not the patience to purise thisthe opinions of learned people, learned in our shastris, he would have easily found out that there are very cogent reasons why a sagotra marriage should not be allowed. I would also give the proceedings of the meeting of the Hindu public held under the auspices of the Hindu Central Committee and presided over by Mr Nagesha Rao You will see that the Hindu public there have adopted this resolution This is the Resolution passed in a meeting presided over by Shree A Nagesha Rao.

presided over by Shree A Nagesha 1430.

"Resolved that the Hindu public of Punganu emphatically protest against the introduction of sagotrs and intercaste marriage Bills by Mr Deshmukh in the Legislative Assembly as their provisions are subversive of Hindu religious law and culture, resulting in disruptaon of family and mischevously interfering with the existing law of inheritance of property of Hindu family and other kinds of untold misory Resolved that the above Resolution be communicated to the Secretary, Variatriams Swarniya Sangha, Madras to be forwarded to the authorities concerned "

Here you will see that the Hindu community in a meeting assembled have condemned the Bill I will show a number of such Resolutions Here is the Resolution of the Varnashrama Swarajya Sangha, Shimoga District,

This meeting not only condemns the Hindu Miritage Disabilities Removal Bill intro-queed by Wr. G. V. Deshmukh in the Central Legislative Assembly as it completely desired the Hindu Dhirma but also respectfully mans this Evcellent, the Vicetor not to give the algebraic room for any such legislations."

You will see that the Hindu community resents the introduction for Bill

of this kind which interferes with their religion and culture. There is another

Resolution of the same Sangha which save

"This legislation will ruin the Hindu civilisation which has been in practice from thou-sinds of veers in regular order. If this legislation has been passed, Hindus will suffer much as it causes a great injury to their civilisation and Dharma. The legislations sinus of vears in regular order. If this legislation has been passed, Hindus will saffar much as it causes a great injury to their civiliastic and Dharm The legislations of this kind will in no way help but cause have in India. It comes in the way of freedom of Indians to be at peace and happy with their own religion and cutoms. This legislation is opposed to the promise given by Her Majesty Queen Victoria with a proclamation to Indians that in no way their religion and culture will be handled upon. Therefore we humbly and respectfully pray that no isom should be given for any legislation which affects the Indians in their religion and cutoms."

Then there are a number of other protests. There is one from the Brahmin Congress in Madras

Mr. President: The Honourable Member need not read all the individual opinions It is sufficient if he gives the collective effect of them

Mr. P. B. Gole: I will only give the salient facts

Mr. President: These points may be taken up at 2-30

The Assembly then adjourned for Lunch till Half Past Two of the Clock

The Assembly reassembled after Lunch at Half Past Two of the Clock. Mr President (the Honourable Mr G V Mavalankar) in the Chair

ELECTION OF MEMBERS TO THE DEFENCE CONSULTATIVE COMMITTEE

Mr. President: I have to inform the Assembly that up to 12 noon on Wednesday, the 6th November 1946 the time fixed for receiving nominations for the purpose of election of three members to the Defence Consultative Committee, four nominations were received Subsequently one candidate withdraw his [Mr. President)

candidatine. As the number of remaining candidates is equal to the number of vacuums, I declare the following members to be duly elected —

- 1 Sardar Jogendra Singh
- 2 Mr Sasanka Sekhar Sanyal
- 3 Khwaja Nazimi-uddin

In this connection I may point out that as Khwaja Nazimuddin has not so in taken the oath of other, he will not be able to function in the Committee until he takes the oath

HINDU MARRIAGE DISABITITIES RUMOVAL BILL-contd

Mr. P. B. Gole. Sure twong to give some of the monotrust symbols regarding the supports marriage full and I have noted your suggestion that I should refer to them, wherever my distorguishing entractic is marriage of a will two restrict movell to rading surformering only is will thow further earn on the objections, that have non-seconds taken to the Bill. In this connection, I would like to poose out that the Bomber Persolance Weiners Connect have possed as solution and in the two button although the approve of sector move or on a Handa I average a with that the percoveral legislating should not be aboved. The received read of the this.

The tournal surjects the full on journapie. But the Council is of opinion that such understand attempts a construction with Social & store near the disconsible is they will count get disconsible in the will count get disconsible in dischards the present Social structure of the Harda Community. Now when the Central Government Lie spoonted a Social Communities to go into the details of revenue the Bunda Liw in all its spects on Council would wish the structure to the day this question also?

- Dr. G V Deshmukh: May I ask if this resolution is in connection with the Bill of an connection with the ether Bill?
- Mr. P B. Gole It is in connection with this Bill. With regard to the other Bill, there is of course tremendous opposition from the women doe but this not the time to it.

Now Sir there is another very important opinion which is expressed by the All-India Vanishi and Swarqve Singha, Bombay. In the course of their opinion, they observe

"The Bill seeks to recolutionise the existing Hindu law of minings by exciping into various of c diestic character undirent of by the anequal Riches all line gives, not on any sound principle by it on the pool ground of expediency as settled in the presentle and for the benefit of a few so cliffed constantions objectus to a real manage who are heleardors and who do not a represent the constantions objectus to a real manage who are heleardors and who do not a represent the constantions objectus to a real manage who are heleardors and whose manufact strength is infinitesimally small and insignificant as compared with that of the orthodors. Handles all over India with general property."

Further on they observe

"Dr. De damuch her further urged that the rule of Hardu law prohibiting Sapotra and Sapotra marriages is not necessary from the point of vices of eigenres and stated that there can be not be soon in the control of the same state

I need not pursue this subject, but I have pointed out that the All-India Vinnishrama Swarijya Sanghi, Bombar, have very clearly answered the question of cugenics raised by the learned Doctor

Now, Sir there is another argument which has been answered by this very Varnashrama Swarajva Sangha, They sav

"It the Doctor turns his eyes to history he will find that 'no religion of the world can "If the Doctor turns his eyes to history he will find that "no religion of the world em-borst of an americal evaluation seconditions and underdoon as that of individual the world and while his been privaced by comment schoric of the west. In Holis the acts of the Verb period still near while trace and even the ritual of the Rights is not wholly disassed. It would therefore be rish and presumptions it one argues that because the Verbe cult or religion is rethan being the oldest in the world at its bosticious, uncertised and not worthy on bour our ideal. Beginding the argument that several persons who become the proposer returns in mutring the consequence appetition to evaluating and that the Rill should therefore be passed for them it may be said that the Maxon his not shown what is the personne of such persons to the total pompletion of Hindias. It is submitted text such persons would be found to be very small reaction of the total population.

Then in paragraph 9 they say

"The east further cross objection to the Bill that it is imbiguous vis a and no funde in is much is it seeks to yilldate manage between the sujeties which includes also inquire saje da within even degrees of blood relationship is pointed out above. The Mover has stated in the V embly debate that his Bill is not going to affect Handa Liw so far as bood restanding is concerned but the Bill contains to specific clause exampling from its opera-tion declar of morning between suprimum within seven across of blood relationship

I have already referred to this in the course of my specer. Then there is this very important observation made by the Sangh

The Saugh further desires to point out here the well known principle of in isprudence which is recognised and followed by all Governments, that it it is established the in an country a certain practice or custom not offending morals is traditionally followed by the commit vectim precise of distinct more meaning motives traditionally followed by the people confinements for a very long period its is the ditty of the State tagget potential regainst invinite flerence with the exercise of the said practice of coston. If its flucions summitted that it is the dark of the States Government to protect the said night, of millions of religiously minded Hindus and present the integrity of their sured has of marriage from legislative interference. The Singh further submits that the Covern m nt should oppose the Bill in the interest of millions of orthodox Hindus and incient rights and have it thrown out on principle on the several grounds mentioned above

- Sn. I have given some important observations against sagolia manager I will now give some views in favour of the Bill and show how the reisons given by them are not at all good reasons
- Mr President The Honourable Member need not read these opinion in extenso he might give the gist and then give his own arguments
- Mr. P B Gole. You must have noticed So that I me not reading in extense but merely touching on them. In fact the opinion of the Varnashrama Swar qua Sangha runs into five pages and I have read only a little portion of it
- Mr President: What I mean is that extracts should not be read at great length. The memor indum or opinion may consist of several pages and the Honourable Member may read only a page of that But all that he is quoting is mere repetition over and over again of the same argument in different words Therefore he may just refer to the points and then reply to those points
- Dr. G. V. Deshmukh: Besides, are we not supposed to have read those opinions? I expect copies are supplied to every Member?
- Mr. President: Even without that assumption I am isking him to curtail his remarks
- Mr. P. B. Gole: Sir, I was going to point out the interpretation of sagotra as put by the District and Sessions Judge of Ferozepur He save
- "Two persons are sagotras if both of them are descended in the main line from the Rish or sage after whose name the gotra is called Two persons are samanagrama is, of the same prayara if they are descendants in the main line of the three parental ancestors of the founder of the gotra'

He is against such legislation

M₁ P B Gole

Similar instances could be given where the learned doctor's arguments in support of his Bill have been cogently inswered by persons who are against this Bill I will give you instances now of opinions in favour of the Bill The Oudh Bai Association is in favour as also the District Judge of Ratnagni who savs

I am in favour of both the object and the provision of the Bill "

But he does not try to discuss the Shastric laws and the necessity for those laws and how that necessity has now disappeared. It seems to me that the opinion is practically prepared. They do not want to see what the old laws are and they go on saying that it is for the reformation of society point out here that except perhaps in India old laws are everwhere is pected. Even in England the intuals prescribed by the Catholic religion in cases of marriage are adhered to even now. And even in crowning the King the old methods are followed They have preserved their old lites and customs far as Hindus are concerned, friends like Di Deshmukh are anxious to evercise and use their seissors or sharp knife and cut at the root of our religious texts In this connection I will read the opinion of Sn Gurudas Baneries a very learned High Court Judge who in his book on Hindu Law and Studien sixs this on page 31

"The importance of the institution of mairings is too well recognised to require any com-ment. It is the source of every domestic comfort from infancy to old age, it is necessary for the presentation and the well being of our species, it awakens and develops the best feelings of our nature, it is the source of important legal rights and obligations, and in feelings of our nature, it is the source of important legal rights and obligations, and in its higher forms it has tended to raise the weaker half of the human race from a state of humiliating servitude. To the Hindu, the important of marriage is heightened by the ananctions of leilgion. By no people, vas Sir T Stiange, is greater importance attached to mairriage than by the Hindus. In Hindu law it is regarded as one of the ten considers on severaments, necessar, for regeneration of men of the twice born clawes and the only sarriament for women and vadrate. It being a settled doctrine of the Hindu religion that one must have a son to save him from a place of formertic talled pair, marriage, as the primary one must make a not save min from a piace of torneut cancer of min maringe, as the pittal of meant to that end, becomes a religious necessity. This necessity, as regards the Binhman, is further pointed out in another way. A Brahman way the Veda immediately on being bon, is produced a destor in three obligations to the holy saints, for the practice of religious datase to the gods, for the performance of sacrince to his forefathers, for ofsapring Accordingly Maru ordains halk after he has read the Veda- in the form prescribed by law, has legally begotten a son, and has performed sacrifices to the best of his rower, he has naid his three debts

You will see. Sir, that in Hindu society marriage has come to be regarded as a religious sacrament. It has got a religious duty and really speaking marriage laws are such as to clevate society. Now, Sn, by making these inroads into the expressed texts of Hindu Law, I submit that Dr. Deshmith is doing a great disservice to our religiou and to religious texts. He will not attach the same sanctity to marriage system and marriage institution as other Hindus attach and for that purpose he may require marriage to be simplified. But attach and for that purpose he may require marriage to be simplified. Distributed to reason why Dr. Deshmukh should try to revolutionise the Hindu Law which is followed by a majority of people who follow Hindu religion. A via media was arrived at by the Hindu Law Committee. In the Bill which was moved in this Assembly in 1943, they divided marriage into two parts, firstly sacramental form and secondly civil marriage, so that a Hindu could marry in either of the forms. Those who want to resort to sacramental torm of marriage could perform the same according to the old Hindu Law under which sagotra relationship is prohibited for the purpose of marriage But if they do not want to follow the laws laid down by Manu, then a provision is made for civil marriage under the Marriage Law They had also made a provision in that Bill Supposing a marriage is performed according to saciamental rights between sagotras, then they say that in such cases on account of some mistake or misapprehension on the part of those who performed the marriage, the doctime of factum valet should be applied, and according to that doctrine if a marriage is proved to have been performed according to religious rights, although between sagotras still that should be recognised as a valid marriage Therefore, without disturbing the texts of Hindu Law, so far as 277tra marriages are concerned the found out a via media by which the

bject which Dr. Deshmukh has can be achieved. In this case, he would not lave any consciencious objection because provision has been made for civil milities. They can go and have the marriage registered and it can be regarded as a Hindu autilities and the program of that marriage would be cuttified to succession tecning to Hindu Law. All these objects could have been met and as has peen observed by the Rau Committee it would have been better if Dr. Deshmukh had not proceeded with such a Bill. This is what the Hindu Law committee say on page 13.

To the impatient reformer we would commend the example of Sutzelland in volting the present Surve Civil rode. Intil 1874, Swess civil law was in the hints of the Cantons of which the Pederation is composed. By the Pederal Constitution Act of that year, power was given to the centro to enact legislation on certain brainbest of vivil law, but with the scription of these branches civil law manner with the Cantonal authorities. It street greatly in different parts of the country, French law predominated in certain Cantonal Statistics. As in extrain other Cantons, German law in set others, and in the rest customary law mobilised its occasional statutes. The inconvenence resulting from the want of unitority is turn more and more acutely left as inter Cantonal relations developed. Accordingly, in 1898 the constitution was amended so as to authorise the Central Legislation to unfit the shoot of proper in Skitzelland. In the mean time a given jurisly was commissioned on proper and the commission consistent which prouped him then 1888 to 1898. The draft of the country of the country of the country of the country of the country of the country of the country of the country of the country of the country of the coler No. In the country of the coler No. In the country of the coler No. In 1904 we she final draft submitted to Palliumen. The debate in Palliument tontinued for three years. Finally, in 1907, the coler was passed by a manimous vote in both Howers. But it did not come for the time for the parameters of the ones manimous vote in both Howers. But it did not come for the time for the parameters are not force unit January. I 1912

Sir the committee was set up and the law being prepared and it took a long time Now in the present case our Hindu Law Committee has been in existence only for the past four or five years. It is not really a long time We have to take into consideration this complicated Hindu Law I already said that the interpretations upon texts of Manu and Yagnyayalka differ in different provinces and therefore to codify the Hindu Law which will embrace all the points and all schools of thought must naturally take time I suppose even if Dr Deshmukh does not proceed with the Bill no harm will arre. On the contrary as I observed even the Rau Committee has pointed out that this piecemeal legislation is causing great confusion. It caused confusion in the past as far the Women's right to property Act was concerned Also during the last session when the Married Women's Separate Maintenance Act was passed. it was severely criticised by the law journals. You will see therefore that the remarks made by the Rau Committee hold good in the present case also that piecemeal legislation is no good. I have pointed out to you. Si and that is also the opinion of so many person that the wording of the Bill is defective and is capable of different construction. As soon as you take away the word 'sagoira' then marriage between cousing of the first degree is quite possible By the removal of the word sagotra from the Bill it will give rise to so many difficulties. Therefore if my friend Dr. Deshmukh see though the defect which is patent be will I suppose take back this Bill. He had better wait till the Law Committee makes its report and the Government pilots a full fledged Bill covering all sections of Hindu Law Till then I say this Bill as it is introduced should not be proceeded with and it should be dropped

The Honourable Sr. C. Rajagopalachari (Member for Education and Arts) Sir, in order to make a few matters clear I crave permission to speak on this subject Most of the arguments advanced by the Honourable Member Mr Gole, who opposed the Bill centre round the protection of Hindu culture and religion. There are two wave in which we may attempt to protect a religion or culture—one by maintaining its rigidity another by liberalizing it so that it may be more harmony with the environment in which it has to live. The latter, I submit, is much the better way in the present times. If we really wish to preserve Hindu culture and strengthen it. I feel as a Hindu that we ought to liberalize Hinduism to be more in consonance with the present times and the spirit of the times.

| Sri C. Rajagopalachari]

What exactly we are trying to do now is a very little thing before us is to make certain marriages legal which would be illegal according to the orthodox interpretation of the Hindu texts today. Had British courts not been instituted in India and things had been left to the people themselves, the Bill would not have been necessary. Progress would have been automatic, but the introduction of the British Courts and the petrification so to say of Hundu texts has led to various difficulties. I would ask Mr. Gole to think for a moment about the text with reference to eight forms of Hindu marriages Even a marriage by force is recognized as one form of marriage recording to that text. That is not to say that Hinda Law recognised force is justifiable but the doctrine of faction rate is a important doctrine in the Handu Law If a marriage has riken place, whatever may have been the rules may the directions prescribed once it has taken place the genius of Hindu Law recogmices the marriage is valid. This is necessary even if we lorget Hindu culture and Hindu law. What is the position of a puty who has been married against the rule for which Mr. Gold is pleading. Is she to be declared to have entered into an illegitimate alliance and the children declared illegitimate and is she to be condemned to ever and prevented from correcting her position in life? I submit this is exactly the position according to law if any cousin or enemy chooses to inflict it on a sagotia manage. The present Bill is not a new thing In 1942 I find a Bill was introduced in this House to bring about among other things the very change which the present Bill seeks to bring about. There is nothing therefore extraordinarily new or revolutionary in this matter. That Bill was not proceeded with for several reasons one of them being that a more comprehensive code was in contemplation. I very much appreciate the position taken by the last speaker that there should be a comprehensive law and that these changes should not be effected by precential legislation like the one before But for that reason we cannot postrene all reform. It is now so many years since the idea was taken up and whatever the reason may be we have not vet brought into being that comprehensive code. It is not domable that things should be left in this condition. After all this is not as may be supposed by some, an unimportant thing. Marriage is, as was said by the last speaker a very important thing and do not Hindu friends know the difficulties, that parents and guardians of guls are facing today. The more the restriction, the greater the difficulties of parents of guls vall be. It is good for pity's sake at least, to remove some of these restrictions. It is necessary to make manage as easy is possible without departing from the principle of siciodness of the hand

Much was said about the special characteristic of Hindu marriages. It was argued that in Hindu law and in Hindu culture marriage is a sacramental union I claim Sn on behalf of non-Hindus that all marriages in all communities are sacramental unions and it is wrong to imagine that only Hindu marriages are sacramental. The Christian marriage is as sacramental is the Hindu marriage and in spite of what the lawyers say the Islamic marriage is also a sacramental marriage That there is divorce does not remove the sacramental character of a union, that they have also a contract embodied in the sacrament does not take away the sacramental character of the union Hindu union also I claim that there is a contractual union as well as a sacramental union. If we examine the very mantias or formulae uttered, during the ceremony of maniages in which I am sure the previous speaker is expert, we shill find a contract in it. The words are repeated in Sanshit and there-tore they are not understood. There is as much of a contract in a Hindu maninge as there is in any other form of marriage. Therefore the point is not to be decided by laying stress on saciament of contract. All I hope are saciamental and all we know are ilso contractual unio s. Does a union become less sacramental because of this Bill? I submit not. Even after this Bill is accepted, there will be no less of a sacramental union when two people mary who had previously been baried on account of this tule and who here-after will not be so buried. There is confusion. I am sure not deliberate in the argument advanced by the previous in ther Does the speaker not know

that two people can belong to the same gotra though they do not even belong to the same sub-caste, dithough the bambles are not related by blood, they me sagotras, people whose whole high is totally separate from one another also happen to be sagotras. I can imagine that Mr. Gole may belong to the same gotra as mine, and yet my daughter cannot maity his son and his son cannot mairly my daughter, though there is absolutely no blood connection between me and Mr. Gole. This is it that is sought to be removed. The Bill is quite clear, but it can be made clearer still if there is any imbiguity. The Bill creats

- A marriage between Hindus, which is otherwise valid, shall not be invalid by reason only of the fact that the parties thereto-
 - (i) belong to the same quita or praction in (b) belong to different subdivisions of the same caste?"

That is to say if the bar of consanguinty is there, it shall continue to be there. But is doubts have been expressed by the previous speaker and probably may be expressed by others also there is no harm in adding an explanation to this Section that by the truns of this section it is not intended to comove any bir by way of consuminty. I understand in amendment has been given by some member and that amendment it receptor would remove all possible doubt in the matter.

Dr. G V Deshmukh ('ould it not be added as in explanation'

The Honourable Sri C. Rajagopalachari: Yes, Sn An e planation is just the form a provision should take when it is sought to remove a doubt. It is not intended by this section that the rule of programming by should be a sector and that is why in explanation is an appropriate form for an amendment. All the arguments that have been advanced against this Bill are arguments which may be advanced against something totally different. If it was proposed by Dr Deshmukh that brothers and sisters could marry or that cousins could many all the arguments would be sound. But here it is not the intention Would anybody who opposes this Bill be able to explain to me what this gotra connection is? Once upon a time it might have had a meaning but today is has no meaning Today nobody can if I name the gotia to which I belong and give the names of five Rishis who form the prayars of my gotta, tell me why I claim this or on what ground I can claim it or why my man who belongs to the same gotra could not have the freedom to marry in my family. Nobody is today able to explain what gotia is Of course research into antiunities may be made and we may be able to get some explanation, but it has no real validity in actual conseiousness today. And that is why this very long everdue amendment is necessary. But the argument is it you want to give up any regulations of Hindu custom, why don't you marry according to the civil law? Why do you want to change the law applicable to Hindu in uriages as such? For this reason I answer. It is not merely a scatment which too by itself is important. There are legal consequences following a marriage which is done under a Civil Marriage Act and not under ordinary Hindu Law The law of succession and many other incidents would be involved and there is no reason why I should be compelled to give up the Hindu Law of Inheritance for my family if I seek to marry and the marriage is objected to only on the ground of this rule against sagotra. That is the reason why this law is necessary. It is a very small and not a fundamental alteration in the Hindu scheme of things. For instance, in the very same text which prohibits sagotra marriages, we also find that a boy should not marry a girl who is taller than himself and that a boy should not many a girl who is older than himself. There is no doubt that from the artistic point of view also a box may not care to marry a gul who is taller than himself or one older than himself. But yet such marriages do take place and they are very happy and accepted by the Hindu Law, and therefore it is from same text and in the same context both these prohibitions are derived. Our ancients were not as rigid as Mr Gole wants us to be They change and changed very freely and the law of factum valet came to help. In all matters and in dealing with marriage the Shastias gave advice. But when somebody disobevs, they did not want to punish the issue by declaring such a marriage invalid. If we do not change this law we will

ISH C Rajagopalacharil

make marriages difficult. It is not a small matter I refer to the dowry custom and other difficulties in the way of manuages for girls Many orthodox. Hindus have appealed for a change of the law or some legal enactment to reheve them of the hardships arriving out of the downy practice, and it we liberalise the scope for marriage by removing the bar against castes or one thing or another, to that extent we make it easier for people to many and get their girls and boys married, and I think Mr. Gole should welcome a change in that direction

The essential of marriage, let us remember is that we want the boy and the girl to be happy. If a boy and a girl who belong to the same gotia wish to many, why should we prevent it? I am unable to see any reason whatsoever It is quite a different thing it you could point out in what - Hind culture of Hindu religion is affected. Although we heard a very long speech from Mr. Gole, we did not near any valid arguments that could appeal to a reasonable man I am putting it rather strongly. I wish him, if he can, to show why two persons who have no consciousness of any block relationship whatsover, but yet who belong to the same quital should be escrited from marrying? It is as if we should give obedience to an abiacadabia, formula which we do not understand, and that is what is sought to be it loved. I

hope, Su the House will accept the Bill

Pandit Balkrishna Sharma (Cities of the United Provinces No -Muhimmadan Urban) It was with profound respect, mingled with pity, that I heard the speech of my friend, Mr Gole in opposition to this Bill. The speaker who preceded me has made, in his own characteristic way, mince-meat of what Mi Gole said, and therefore perhaps it will not be quite in fitness of things for me to go ahead with demolishing his arguments point by point There was a saying, when Mr Asquith was alive in the House of Commons that whenever there was a difficulty, somebody used to whisper bring the sledge hammer and Mr Asquith was called in and he used to make short-shrift of the arguments of the opponents In our House, in the Honourable Mr (' Raiagopalacham, we have got a veritable sledge hammer. He has made short work of the arguments of my friend, Mr. Gole I would not go into details, but still I would like to make a few observations while supporting this bill

While I was hearing Mr Gole, I thought to myself if perchance Dr Deshmukh had brought in a measure validating, at this late hour, widow re-marriages, how would my honourable friend Mr Gole have reacted? I believe he would have reacted just in the same manner in which he reacted to the present measure Perhaps he would have been still more vehement in his denunciations Let it be understood very clearly that the present measure is a definite inroad on the Hindu law as it exists today. Let there be no gainsaying of that fact Knowing full well as we do that we cannot go on with our aucient customs and traditions and laws and realising as we do the need of the hour. we come here with such a legislation To say that it is a piecemeal legislation, that the whole Hindu Law should be codified and that before that is done no relief is to be given in any direction in order to enable the Hindu society to face the music of the present juncture, is an argument which I have never been able to understand I can very well consider the necessity of tackling problems with which the Hindu society is faced even in a piecemeal wav and therefore to say that a legislation like this is of no avail does not lead us anywhere

Mr Gole did not like the idea and he asked a question What did Dr Deshmukh mean by saying that society is very much advanced? If we are so obtuse as not to see the very obvious nobody can make us see But the problems are there The times have changed Doubts have arisen in our mind and we really want to penetrate behind the rationale of the whole traditional bias with which we are ridden Why is the present day Hindu not satisfied by mere quotation from either Yagnavalkya or Manu? He wants to see things through he wants to see behind things as to what the reasons are and you cannot satisfy the mesent generation of Hindus if you only know how

to throw the injunctions of the ancient scriptures in his face. I can tell you that you will not thereby be protecting the Hindu society. Realise that there is a revolt in Hindu society today. Realise also that the present day Hindu young man does not want to accept things merely because it is an Aptapramanam The Apta pramanam must be logical and the mind of man must be convinced of the reason behind that Ipta pramanam. Argument um ad hominem cannot be carried too far and therefore I think it Mr Gole looks dispassiquately at this small amendment which Di Deshmukh wishes to introduce into the marriage law of the Hindu, he will realise the necessity for it and he will tone down his opposition, which he has so very vehemently displayed today in this House Many of the opinions which he inflicted upon us from that document with him have left me absolutely cold and, as the Honourable Mr Rajagopalachariar pointed out, there is absolutely no connection between Saprada and Sagotra I am a Parashar by gotra-a Brahman belonging to the Northern or Central India - The Honomable Mr Rajagopal ichariar might be also a Parashar by gotra (who knows) and yet I am never conscious of having had the privilege of any relationship whatsoever with his ancestors. So, after all, the golia business and the marana business have lost all the rationale that might have been behind them in generations gone by Today they have become meaningless shibboleths and we cannot allow our society's advance to be retarded by such considerations. As a matter of fact the Honomable the Education Minister referred to an amendment which is sought to be introduced in this Bill as an explanation. When I am standing here to offer my support to the Bill, perhaps it is not the time when I should move the amendment and therefore I will seek your permission. Sir, to move it when the proper time for it comes. But if there is any doubt on that point, as the Honourable the Education Minister has said, that doubt can be set at rest by introducing a sort of explanation that with the removal of sagotra and sapravar barriers from the Hindu marriage, the marriages will not become consanguine Therefore I think that that objection of Mr. Gole can be met by that explanation

Mi Gole has said that this sort of permission offends against our souse of religion and that Hindu marriage being sacramental it should not be 'rifled with As a matter of fact nobody likes to trifle with such serious happenings in life as marriage or both or even death and if we do it we do so at our own risk or peril. We are not triffing with marriage by introducing this change We are simply trying to rationalise the whole thing Marriages, barring marmages mionist the same gotias have been a practice in our society for a long time as a stabilising factor. Mr. Gole has quoted many sentences, from the law on the subject contained in Sir Gurudas Baneriee's book Mi Gole should not be surprised to find that even today a majority of the Hindu community does not observe what he calls sagotra and sapravar barriers. I think the majority in the Hindu society do not belong to the Dwijas or the upper three classes—the Brahmins the Kehatriyae and the Vaishyae and vet I would like to see the face of that man who will not call our Sudras, who are the true pillars of society any the lesser Hindus than the Dwings themselves. They should also consider one thing. If even today amongst the majority communities in the Hindu society these restrictions do not exist and still they have not ceased to be very virile and very brave Hindus, there is absolutely no reason why the upper classes should stick to these restrictions

I would not like to take much of the time of the House by answeing so many other points which my friend has laused today during this discussion. To would only say that if we do not pass this Bill today into an Act we shall be really laying the axe at the very root of Hindu society.

With these words, Su I support the Bill of my Honourable friend Dr Deshmukh

Sti M. Ananthasayanam Ayyangar (Madras Ceded Districts and Christon Non-Withammadin Ruial) Su I must congratulate my Honourable friend Mr Gole for his very lived exposition and the manner in which he put forth the case of the angients. I am also that he has studied the subject so very well

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(St. M. Arenthasayanan Avvangar) There is no doubt that by this Bill my Honourable friend Dr. Deshmukh wants to make an impad into our ancient Hindu law. Let' us be clear about It is another question to find whether such an inroad, knowing it definitely that it is an inroad contrary to the accepted principles of Hindu law which we have been following not only recently but for ages past and the history of which objection or prohibition we are not now able to trace-having observed that injunction to so long whether it is accessive to continue the prohibition ig unst such marriages is mother. With all respect I would uige upon my honourable friend to consider whether our incients have not been modifying the munetions regarding marriage from time to time. I will only remind from that it that time-bout 3000 years (go-) number of Sees had doubts whether ill the minietions that were originally had in the Manu and other texts should thereafter be adopted having regard to the change of times. They went to Vyasa who took the Rishis to his fither. Parasa a to whose golina my friend Pindit Balkrishna Sharma belongs Parasara's text supersodes Manu Smriti and is the ruling text so for a Kah is concerned. Parismy told these Seers that having regard to the change of times it is not longer obligatory upon them to idopt all these injunctions, it was not easy-and therefore he gave a new text and Listly be said

"Whenever there is any doubt or difficulty and in there is any marter which I have not covered you apply to three learner man what is called a parrichal and whatever they prescribe shall be the bay.

Now, I would have welcomed my honourable, friend, having placed this matter before the pairshads of his own countrymen who believe in the ancient texts of Hindu law and who have also got a progressive outlook and who are ready to modify it according to the acids of the society. No doubt, opinions have been gathered from various persons, but today we do not have the parishads of this kind. In these commistances, this Assembly has to take the place of that parisfuld, and after my honourable friend. Rajaji has spoken about what I wanted to speak on this subject, I have been a little unnerved I only wanted to suggest that having regard to the fact that some text of Hindu law which governs the entire continent of India his been interpreted differently in different schools- in Midias there is one interpretation, in Bombay there is another, in Mithila or Benares there is a third and in Bengal there is a fourththese several interpretations have come into existence according to the particular usages and customs which are fit in advance of the law particular people run in advance of the law and the law comes afterwards to settle difficulties and doubts that may have ousen uter the practices which make mouds into the previous texts of law. Therefore these text writers, who were not Seers or rishis themselves, though they are not our qurus or acharyas, have taken note of the change of times, and of the usages that have grown up in accordance with those times. I claim that we have got a right to make similar changes whenever these changes are necessary. I am a conservative to this extent that unless there is sufficient justification to change the old mactice or unless the old practice is obnoxious either on moral grounds or is dangerous to public safety. I am not prepared to change the ancient texts. The way in which I would like to be satisfied as regards the need of this Bill is whether the need has arisen, whether really the circle of getting brides, and bridegrooms has become so narrowed on account of various cucumstances that it is necessary for us to enlarge the field and do away with the mannetion that sagotra marringes should not be allowed

So far as the scientific aspect of it is concerned, science has yet to disclose on what grounds these injunctions have been laid. We have been told in vivious textbooks on heredity that these special qualities persist for seven generations but there may come a time when we find that the chromosomes which have been found to alive an important part in the seves and in the characteristics of individuals and in laces also would affect them—we do not know. Therefore I am not prepared to condemn that probabition against agaptar mannings or to say that it may not be good even today. But in some parts of our

country -whatever may be the necessity to have sayotra marriages-on account of the encle having become a growed as in the Madras Presidency, the people themselves have fried to encountent this rule. We heard in the opinions read by Mr. Gole that in the southern part of the Bombay presidency there is r practice for sagotra mininges being colebrated by the daughter being given twist in adoption to mother quita. I am not aware or my text of Hindu law which allows the idoption of a dinghter except in the case or a dancing gal, but all the same this practice has been adopted to even the prohibition in the axis ignust sugarac marriae, which oth rwse will become invaid. With a that is so I an certainly in favour of legilising the practice instead of faving to comment a text of the Handa 'rw 1 am also aware of the instances that were quoted of a practice prevailing in Orissa, of persons who serve is priests in the temple of the Lord Ligamentha, who cannot menty except in a narrow neles is they cappiot get brides or bridegrooms and therefore a samual textor has seen idopted or giving two classes a diversity other ourses in Applion, which is done just before the marriage its lf and thus between two different gotias the marriage union is celebrated. Therefore there seems to be in some parts of the country a need to get out of this golia trouble, because it is not is it we me making an inprovition today - the practice has been there and we are only trying to legalise that practice. My honourable friend Mr. Gole might remember that some few years ago in Act was passed in this legislature to validate And manifiges between different castes with retrospective effect otherwise about 150 to 200 marriages would have become invalid and the children would have been dubbed as bistards. Therefore, it might be necessary in some parts of our country to make this innovation. All that I am uiging my honourable griend Dr. Deshmuk'i who is the sponsor of this Bill is to accept a small amendment that it may be left to the various provincial governments to bring this Bill into operation on such date as the provincial government might by notification in the official Gazette so declare. All that I am trying to do is this am my part of the presidency I am not aware of any need for legislation of this kind immediately. Further manifiguregislation is a concurrent subject -- it is in the concurrent list, there me, not many opinions uiging the need of such kind of legislation so far is my movince is concerned. I had a talk with my bonomable friend Mr. Gole and he consented with one other small amen ment to my amendment—that instead of leaving it to the provincial gevernment to notify the date on which this shall come into operation, the Provincial government in consultation with the Provincial Assembly should do it. We need not now be draid of the Provincial Assembly it all for this reison that the Provincial Assemblies now are broad based and more representative than the present assembly here. People come in there on a wider franchise and seeing that this is a concurrent subject at must be left to them to decide whether this Bill ought to come into operation it all or not

Therefore as far as I have been able to judge if only my honourable friend on persuade himself to accept this unendreent I do not think my honourable friend M. Gole would scrously press his opposition to the introduction of this Bill. It is left to my honourable friend to decide

So far as the various provinces are concerned, there is no need for uniformity. No doubt, so far as sagata is concerned it is a prolinbron against mixinges in any part of India. To that extent we have got jurisdiction, and it is right that we should pass some legislation to bring about uniformity but I would arge upon my homourable friend to see if that ought to be the guiding principle in respect of all kinds of legislation. There is another piece of legislation before this House. We have not beer uniform with respect to manages and other customs. In my part of the country, one can marry his maternal nucle's daughter. That is an incest according to the regular texts of Hindu law.—Manu and Yagnavalkva and Pansara, it is an incest in nother India; still that practice goes on, a man can marry his sister's daughter in my pirt of the presidency it is not allowed no other parts.

Sit. N. V. Gadgil: It is allowed in Maharashtia

Sri M. Ananthasayanam Ayyangar: You are also a Deccanese, but not in northern India In Bengal a man with a number of children can be adopted. in Bombay a person who is married and has children can be adopted along with his children and himself into another family, whereas in my presidency and other parts of India only a bachelor can be adopted and not a married man I would only be too glad it mysell, my tamily and my grandchildren were ill adopted in a nich man's family and there will be no need for legislation Therefore when we talk of this, let us not make it appear that all the injunctions in Hindu law are so bad that we must adopt wholesale or in parts all new ideas from the West or other parts of the world. Let us not be disgusted with our ancients. I am proud of them. I am deeply pained to hear some of my friends speak as though what we have done all these years is wrong. Under Muhammadan Law, a person, the son of a mother, cannot marry a gul- not on the ground of consanguints but increts because she was suckled by his There is that prohibition. There is also the prohibition that a brother and a sister, though not born of the same womb cannot marry. Such injunctions are there. All the same modifications have been made from time to time if they are found necessary in view of changing conditions. There seems to be a case for some modification so far as Bombay is concerned and some parts of Orises are concerned but it is not so with respect to other provinces. Therefore I say that this legislation should not be imposed upon all provinces. The matter must be left to the Provincial Governments to bring it into operation on such date as they think fit. The Proximinal Governments are broadbased now I accept the principle that we must change our texts wherever neces I am not seeking to stand by particular text for all time without any alteration I would urge my Honourable friend to accept the modification I have suggested when I shall move the amendment. I support the Bill

Sit N. V Gadgi: I thoroughly appreciate the motive of my Honourable friend M: Gole when he opposed this Bill I concide that whatever he has said has been said because he feels that way I tagree with him that our Shastias must not be lightly dealt with I agree with him that our enture is very ancient, and that in the Hindu culture there is enough scope for progress I only want him to go a little further. I carefully listened to his speech and the three main points which he tried to make out I shall m my own was try to answer.

The first point that he made out was that this is a religious matter and this House is not competent to legislate in matters which are religious. In the first place I do not know what he exactly means by 'religion' As I understand it in my own hunble way I divide it into two aspects-one which is spiritual and in that sphere I agree with him that this House, in fact no person in the world, has any right to interfere but so far as the other aspect is concerned, namely those rules and impractions which are meant for the security of the society, for the progress of society, are matters in which the learned of the land as well as the law giver have a right to interfere In fact, they have a duty to the society, being the leaders of social thought The word 'dharma' as defined means Dharana Dharma iti ahu-that which holds together. If on experience we were to find that that code or that body of rules which has been so far understood is dharma is not able to answer, is not able to discharge the function which was expected of it, I think it is only wisdom that we must change Now so far as the competence of this legislature is conceined, this is not the first time such a point has been raised. You will find that during the list 75 years several concliments which according to the assumption of Mr Gole were obviously interference with religious matters have been passed by this House and its predecessors—The Freedom of Religion Act, Caste Disabilities Removal Act. Hindu Widows Remarriage Act and what is popularly known as the Sarda Act of the Child Marriage Restraint Act I remember when the amendment of the Original Sarda Act was under discussion the same objection was raised not only by members of the Hindu community who

acte members of this House but that objection was also unged by some members of the Muslim Community because they also believed that it was a sort of interference with their religious faith. On that occasion I pointed out from the Histories of various Muslim countries how when there was a conflict between morality as understood by every sensible main in the world and the strict truets of the religion it was always religion that had to stand down If a measure is calculated to advance social justice, to secure more social security, then no religious imprinction should be allowed to stand in the way I think this House has established beyond doubt its competence to legislate in matters such as mantage and succession and several other things. It is very late in the day now to contest the competence of this House and so fat as this Bill is concerned it would have been much better if this objection had been taken by my Honourable friend Mr. Gole when the motion for reference to the Select Committee was under consideration.

Mr. P. B. Gole: I raised objection then also

Sjt. N. V. Gadgil: The House then accepted the reference m that case and the question merely becomes one of academic interest. Now, as I listened to my Honourable friend Mr. Gole, I was at a loss to know whether he was opposed to this Bill because it was a piecemeal legislation and not a tull Code dealing with all aspects of the Hindu law,—manisge, succession, adoption, etc. If that is so, then his objection assumes a different aspect. His objection is to the loin and not to the contents. But I gather and I assume also that his objection is not merely to the form in which this matter. has been brought before the House but he also refers to the substance of this piece of legislation.

My Honourable friend Mi Gole was referring to a recent judgment of the Bourbay High Court in which the inarriage between a man and a woman belonging to the same apita was held valid. It is true, no doubt, that the decision was based on the ground that the girl was given in adoption and a custom to that effect was proved, but in the observations of Justice Gajendragadker this House will find some indication of the mind of the High Court Judge, for he says

Notions of good social behaviour and the general ideology of the Hindu societ, have been changing, with the growth of modern accesses and as a suit of the impact of new ideas based on a strictly rational outlook of life, Hindu customs and usages have changed. The custom as to marriages between persons of the same godern which I have held proved in this case is an eloquent instance in point. Between the letter of the law and scale for—good conduct, according to the connectousness of the community—there is obviously great variance. It follows, therefore, that the prohibitions which have been so emphatically enunciated by the Vibradde writers in this connection have not, for a counderable time past, conformed to the usage and custom incognised by the community. In such a case it is obviously the duty of the legislature to intervene and to amend the material provisions of Hindu law so as to make them consistent with the custom and usage prevailing in society and thus help to place the Hindu law of marriage on a more rational basis."

Now, Su, I do not accept the view that ancient Hindu law is either misalible or is something which can never be changed. It is not like the laws of Medes and Persians. In fact, law ought to be an aid and not hindiance to the social progress of the community. If the law cannot keep pace with the growing public opinion, it has got to be changed and there are recognised ways by which this can be done and by which the law can be brought into line with what is called positive morality or public opinion. One is legislation and another is to interpret it in such a manner that although the letter of the law remains the same, the spirit has undergone a change consistent with the changing spirit of the time. The third is to recognise customs. So, in one way or the other, the law is liberalised for the progress of the society Now, my Honourable friend Mr. Gole will agree that if it was the view of our ancient Rishs that the law, which has been pronounced once by Manu, is to ismain as it is for ages to come, then it is difficult to reconcile to the fact that after Manu there have been several law givers, there have been different interpretations and there have been different Smritis. The very fact that

[Sit N V Gadgil] there are several Smrits goes to show that they must have been compiled with a view to bring the law in consonance with positive morality of that

Now, I go further If we accept the fact that law is an indication as to how the course of society and as to how the conduct of several individuals constituting the society are to be governed, it follows that it can never remain stationary, it can never be static. In fact, the modern philosophy of law is that it must change At the same time, I do not mean to suggest that just as we change the page of the calculut every morning, the law should be changed every session of the Assembly No, that is not the idea 1 do agree that there must be a substantial body of public opinion before it becomes the duty of social leaders and legislators to undertake some legislation by which the desired and is achieved. We Honomable friend Mr. Gole will agree and he has, in fact, stated so in the course of his speech, that in Hindu law cas on overreles the text You care in rad a rution are not more words They represent certain ideas. What are the ideas behind these words "custom It a thing is done once, it cannot become a tradition. It and tradition must be done so often and it must be repeated so often that it begins to be Custom emerges when opposition yields to indifference and indifference to toleration. Then I think it is time when the leaders of the society ought to make a move I therefore bring to the notice of the House that in so far as my impression is conceined, it has reached that stage and the best proof of that is the judgment of Justice Gajendragadkai, which I have already read out. We have to change of perish is the watchword of nature. I quite remember years ago it was the view that it there was a forcible conversion the min was lost to the caste. But now after a quarter of a century, I find the leaders of the Hindu society are coming to a right point of view. After all, fault is not a matter which can be entoreed. In fact, fault and force are two opposite things. That clearly shows that we have to change otherwise we will have to perish

Now, my fixed Mr Gole read several texts from Yagnavallya Manu binith and other Sinitis. The main text on which the whole thing is based contains the word "prashsyate". My Honourable fixed Mr Gole will agree that, when translated, it means 'recommended'. When a gill and a boy are not in the degree of consanguinty—sapindaship—a marriage between them is recommended. Mairiage otherwise is not prohibited, and no amount of grammatical quibbling on the part of any Shastirs here or outside will convince anybody that that interpretation is not justified by the text

[At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohamad Vuoni Khan)]

It was suggested by the Honourable M. Rajugopalachari that in certain 4.x m is embodied that the girl should be yavingsi, she should be arogini and she should, be biratinuati (lawing biothers). But very often a girl is selected if she has no brothers because then inheritance comes On such occasions no religion figures. If these three adjectives which are embodied in the same text which says that sayoira marriage is barred are not construed as prohibitory if these three adjectives are merely recommendatory. If all to see why the other adjective should be mandatory and not recommendatory if the must be a very queer grammar Grammar means system, consistancy, clarity. I, therefore, submit that the word "prasasyate" really means 'recommended."

Going further my Honourable friend Mr. Gole asked what was the necessity for having such a piece of legislation. I have already answered him by quoting the very judgment to which he made reference. But I want to inform him that there are certain castes in this country among whom it is very difficult to have marriageable boys. You marry outside the caste or you marry one who belongs to the same gotra. The result has been social judgapliness.

In provinces in which Hindus are in a great majority the scarcity of bridegrooms may not be felt so much, but if my Honourable friend Mr Gole refers to the opinions of those Hindus who live in the North-West Frontier, like Meln Chand Khanna and others, he will find that they have welcomed this Bill because they know the difficulties of the situation If the ancient Shastras laid this down as a prohibition. I cannot imagine that they did it without any reason In those days the joint family was there consisting of nothers and cousins and it was only necessary that a certain decorum must se observed and it is for that that this prohibition was specially enacted. As has been well said, a joint family consisting of relations several degrees renoved was the normal condition of society, and in order to guard the chastity of Hindu guls in such families it became necessary to lay down these rules with a religious rigour that they might deter any member of the family from intertaining the idea of mairying another member thereof. And it you go to he elymological me ining of the word 'gotra it only means a place where ows are kept. In those days when society was in its infancy there was a ore of organisation based on some principle that if some people live in a Satteular locality or a shed they were one people, just as Anglo-Saxon Tun and German Zaum became a town indicating one community. In the same vay those who level me one plan came to be earlid people of the same gotra Big joint lamilies are true and communities are no longer confined to towns society has progressed. It has moved from status to contract. Now my Ionourable friend Mr Gole will obviously agree that, so far as Kshatriyas are oncerned, they smally borrowed the golius of Bridmans. Will that rule rold good and will it have any propriety so far as Kshatriyas are concerned? No. in If my Honomable friend Mr Gole says that this is a great assault on Indu society he will agree that except the Brahman community this proluation is not found in any section of the Hindu community. It is confined gerely to times o four per cent, and ever with this section in many places and a many community satisfacts also come. If the reason of the rule was then ood the teason has now gone. If the significance is gone and, the symbol em uns ue we to be so foolish as to hug it to our breast? No, the needs t the time must be taken into consideration. Modern philosophy of law as said a few numities ago contemplates continuous progress and contemplates w as a dynamic force The old conception of law as negative and prohibitory iffuence is gone and now it is a positive agency whereby social piogress can e achieved. Just as in the sphere of taxation we always held that taxation as simply for the purpose of taking as much as was needed for the expendiure of Government but the modern idea is that it is something by which we an secure a more equitable distribution of wealth. In the same way law s not something which tells you not to do this or that-it has that character o doubt-but it is at the same time an agency whereby we can accelerate he progress of our society towards objectives that we may have in view Ancint societies required a different set of principles. In this connection, the Iouse will be interested if I read a few observations from Benthams book Principles of the Civil Code'

"If there were not an insumountable barrier between near relatives called to live together it has greatest intimacy, their contact, continual opportunities, friendship itself and its incomit crisses, might kindle fatal pissions. The family, that retreat where repose ought be found in the bosom of order, and where the movements of the sool agitated by the ense of the world ought to grow calm would itself become a prey, to all the inquisides of rivalry and to all the furies of passion. Suspicions would barries confidence—the underest sentiments of the heart would be quenched—eternal emnities or vangasance of which he bare idea is fearful, would take their place. The belief in the chastity of young girls, as powerful attraction to marriage, would have no foundation to rest upon, and the most aggrous snares would be spread for youth in the very asylum where it could least escape-tem?"

Now. Sir, families although claiming one gotte are not living in the same wen. They are dispersed all over the country. It might interest my Honour-le triand My Gole to know that he is at the same that the same t

[Sit N V Gadgal] inigrated to Berar and I have remained in my province. This is so everywhere As was suggested by the Honourable Mr Rujugopalachan if there is nothing to make patties leel that they belong to the same gotia, why should there be prohibition or banning of maniage between them 1 submit, Si, we have to lay down one test Find out what was the reason of the rule for any particular shastrate injunction It that reason does not hold good today, we must disregard it, not in a spirit of dis-respect I will not yield even to my Honourable friend Mi Gole in my respect to ancient shastrus or Hindu culture, but at the same time, I owe a duty to my future generations I stand today at that moment of history which connects past with the future 1 am the inheritor of all that is best from the past, but at the same time, when I go, I must leave something better It I have found the world wrong, let me make it less wrong, if I have found it good, let me make it and leave it better To sum up if the reason for the rule is not available, then the rule has got to be changed The proper line of argument should be what the society requires should be done My Honourable friend Mr Gole suggested that those who were anxious for sugotra marriage should resort to the provisions of Civil Marriage Act I would just refer to the disabilities imposed under that Act

"A marriage under the Act severs use facto the person from the co-parcenary family. For the purpose of the right of succession the person who marries under the Act shall have the same rights and be subject to the same liabilities as the person to whom the Caste Disabilities Removal Act applies Succession to the property of any person marrying under the Act is regulated by the previsions of the Tudien Succession Act. A person marrying under the Act shall not have the right of adoption, and when a person marries under the Act, his father, if he has no other son living, shall have the right to adopt another person as a son. The implication of the disability in clause (3) above is that the marriage of any person under the Act may be tantamount to his death so far as the family is concerned and the light of succession is given to him as an outcaste. Why when he is analous to have as much of ancient culture as he can, he should be driven to resort to an enactment which denies him many facilities, in fact penalises him. I submit that the light to five wis to gahead with this legislation although it is piecemeal.

My Honourable friend Mr. Ayyangar said that Hindu law is interpreted in different ways in different provinces. That establishes the case for having uniformity. It it is interpreted in different ways, let us have one legislation and it is the function of the Central Government or the Federal Government to have a normative law or a model law, as they say so that it may be a great guide and direction to the constituent state. Therefore 1 am against the amendment of my Honourable friend Wr Avvangar Let us pass the Bill as reported by the Select Committee and contribute something towards the progress of Hindu society. Bir, I support

Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs Muhammadan Urbau) Sır, Sır, I know a mile ihia like me has no business to interfere m a purely domestre matter pertaning to Hindu society But, Sır, I bow in homage to Mr Gole for trying to place before the House the point of view to which I also subscribe I know that the law must keep pace with the progress of society I fully appreciate and support the view of Dr Deshmukh You will appreciate, Sir, that in order to meet difficulties of the type that have arisen in Hindu society, Muslim law makers gave us a principle called ima "ul-umma, that is when there was a concensus of opinion in Muslim society, to that extent we could change the law, so long as it did not interfere with the text of the Quran The Hindu law and Muhammadan law since what is known as the British Connection have changed considerably There have been inroads from almost they exist to-day, are Privy Council made law. This piece of legislation which we are now discussing has been described as an inroad I am prepared to allow inroads made by the society which is going to change the law That is

why, Sir, I began my remarks with the assertion that I should have nothing to say about the topic that is being discussed. But may I, Sir, sound a note of waining to the House that progress does not necessarily mean the biological theories of marriage or progressive conceptions of marriage, one hears of as existing in the West, and particularly in Moscow My note of warning is that if it comes into the head of this House to make use of its sledge-hammer majority and interfere with the law which is mine, I am afraid argument of the type used this afternoon about progress and about law keeping pace with society may not meet with the approval of Muslim opinion and may not be acceptable to Muslims I am, therefore, trying just to raise this note of warning that in the mad lush for initiative progress the personal law of the Muslims in India, shall not be interiered with by majorities in legislatures, for as I have submitted progress does not exist in Washington, London or Moscow ulone The sooner we get out of that intellectual slavery the better Let the Hindu change his law as one Honourable Member said from day to day like the dates in the calendar, but let it be in response to the concensus of opinion, so to say of the 17ma ul-umma of the Hindu social group We heard arguments that the Mitakshara law was interpreted in different parts of the country differently, but whether under conditions such as these people in different provinces should be forced to accept things as the Bill visualizes, is a matter again for friends who are part of the Hindu social structure to decide I shall watch their progressive steps with great interest, but I must request them not to go shead too fast There may be institutions in our Indian society, both Huidu and Muslim, which if studied carefully may lead us to the opinion that all that shines in the Western world is not gold. We may be able to teach them many a lesson An Honourable Member talked of the Sharda Act We slso understand that child marriages are not good Muslim countries have adopted measures to regulate such marriages, but the point is that here in India we objected to the non-Muslim British Government interfering with the tundamentals of our law We would not allow a non-Muslim Government even to judge whether ijma' ul-umma in India was or was not unfavourable it was for this reason that Muslim opinion was opposed to it To-day it may be marriage and tomorrow it may be something else. The history of the East India Company and the influence of padris on the earlier British legislasociety as well as Hindu society very deeply Whether we should call it progress or advancement, I leave to individual Members to decide, but whatever it is, I should not like the fundamentals of my religion to be interfered with And religion, Mr Deputy President, is not a Friday affair for me like the Christian religion in the pews of the Church on Sundays I believe in religion as affecting this life of mine and the next. You know the prayer we repeat daily—'Oh Lord! Give me betterment here as well as in the next world.' We do not make any distinction between the Church and the State because to us the Church is the State and the State is the Church, and our religion, I am proud to state, has gone on taking into it anything and everything that would have raised the moral stature of man. We have accepted many progressive concepts and theories on the basis of the adage "take what is pure and shun what is impure", for again may I, Mr Deputy President, suggest that all that glitters in the Western world is not gold

Sir. I should like to support Dr Deahmukh's Bill, and after the explanation given that consanguinity or sapinduship is not going to be interfered with and sagotraship, as explained by gentlemen who can speak with greater authority on the point, has ceased to exist in the way in which it was understood centuries ago, consequently if sagotraship is broken this Bill does not do any harm. It rectifies a fiction that has existed for long. A factum valet is being made law Sir. Honourable Members from Gujarat will realise that due to the scarcity of girls a certain section of the Kurbi caste arranges marriages only in the adshit mae (the extra thirteenth month) after every 12 years and when I was a school boy reading in Ahmedabad and later on I have been shown a girl of

[M1. Abdur Rahman Siddiqi]
two married to a man of about sixty-two These things have interfered with
the basic principles of the law-givers of Hindiusm. If the new law-giver trues
to create a better balance of Hindiu outlook on life, I think it is a step in the
right direction. This inroad, Sir, I hope will also interfere with the caste
system as it happens to be to-day. The Honourable colleague to my right
talked of the Brahmana, the Kehatriya and the Vaishya as different from the
Shindra and said that the three upper classes had stuck more or less to the
augotraship, but the fourth class had not. I hope this law will make an inroad
into the upper three classes and that the terrible strictness and rigidity of the

system as it impens to be to-day. The Honomanic colleague to my right stalked of the Brahmana, the Kshatriya and the Vaishya as different from the Shudra and said that the three upper classes had stuck more or less to the sagotraship, but the fourth class had not I hope this law will make an inroad into the upper three classes and that the terrible strictness and rightly of the caste system will begin to break because with the breakage of the caste system, which exists nowhere else in the wold except in our country, there will be less trouble in India. It has made Hindu society non-absorptive. If it could open wide its doors on which the legand is "thou shalt not enter", this two clause Bill embodying a change of a fundamental principle of Hindu law might lead to the solution of the problem of unanimity of outlook and vision in the different groups among the Hindus forming the population of this country. If this little Bill spreads all over the country, I feel, Sir, that our terrible problem of Hindu-Muslim, Brahmana non-Brahmana, Hindu-Panchama problem will perhaps be placed on the road to a solution

Pandit Balkrishna Sharma: I move

"That the question may now be put'

Mr. Deputy President: The question is

"That the question be now put'

The motion was adopted

Dr. G. V. Deshmukh: Sur, I will take only two or three minutes I soe that the House is already in favour of this Bill I will theretoic request my Honourable friends who have given notice of amendments to withdraw them both as a matter of discretion as well as for the sake of smooth passage of this Bill

The Honourable Mr. M. Asaf Ali (Member for Railways and Transport) As a matter of chivalry also

Dr. G. V. Deshmukh: The time is very short. The arguments which have been brought forward by the Honourable Members who are opposed to this Bill are not new, we have been hearing these arguments right from the days of suttee. I am glad to see that he knows what value to put to these arguments. One thing I noticed and that was interesting that 111 were against and 90 for I hope that Mr Gole who brought this argument forward had read his 'Manu Smrith'. In the last chapter of it you will find that Manu says that the correctness of a view cannot be judged by the number of heads that you count and that very often you will find that the opinion that is in one head is perhaps more righteous than the opinions supported by 100 spheres or Goles.

So far as the argument of the sacramental character of the marnage is concerned, it is a very funny argument that has been brought forward repeatedly and I am prepared to meet it again. Wherever marnage laws are concerned, I do not think any Hindu can explain what really a sacrament is I take it, it is a word which we have bodly taken and accepted from our British Judges as it was used in Christianity and in England. If marnage gives a status of a sacrament to a man and I take it that if the state of sacrament is the same for both, because mind you the ceremony is the same, I really cannot see how a man can marry four, five or six times, and even while his wife is living and when his wife is also dead whereas a woman who has the same sacrament and who should have the same religious right, on account of the sacrament cannot marry another, whether the husband is alive or dead. Therefore, I say, the less talk we hear in this House and in the opinions that I have read both on this Bill and the other Bill which will soon be coming before the Assembly, the less we hear about this

argument of a sacrament the better for all Hindus I have no objection to Varnashram Sanghas and other institutions bringing this argument about the facrament But Bar associations, leading practitioners, intelligent people who are supposed to know better, when they come forward and talk of Hindu marriage as a sacrament and that anything you suggest interferes with the sacrament, either they are deceiving themselves, or they do not understand or they have not studied it properly

Again the argument is brought forward about codification. This argument is also an old one. It was on this argument that codification has come in That social reform was steadily prevented in this House for six years From 1940 to 1946 whenever I suggested it, not only the Members but the Law Member, said we cannot have piece-meal legislation On this the legal profession at one time was very hot They say you cannot do anything with piece-meal legislation Let us have codification. And yet when you do give a code to the Hindu society, what is the result? Oh, this is uprooting the whole society So if you suggest codification it is too much If you suggest piece-meal legislation you say it is not good You cannot progress All I say is that in a case of a society of 300 million men it is impossible to get manimity and it is impossible to get interests, not religious but vested interests,—I purposely say so—to see things and to give a unanimous opinion What is the remedy then to improve a big population like this? It must be piece-meal legislation. If you have codification, nobody can be more pleased than I to have the whole matter changed But as practical men, not as men merely practising in Courts, but as men who are dealing with the human element in the Legislature and the world, isn't it better that the crying evils and the innocent inhibitions should be removed and it does not prevent codification coming in By all means let codification come in at the same time

Another parrot cry with regard to this Bill my friend, Mr Gole and others any we must wait for codification. Now will you exercise a little intelligence. When a measure is put forward and it has repercussions on the law of succession and adoption you say let codification come in But where is the question of repercussions on this Bill with regard to succession and adoption? And yet intelligent lawyers, who should know better talk of codification. Even when codification comes in, let me warn my brethren that I have seen the farte of those Bills and legislative measures over which months and months.

- Mr. Krishna Chandra Saarma (Meerut Division Non-Muhammadan Rural) He is making a new case It is not a reply
 - Mr. Deputy President: He has got the right to reply
- Dr. G. V. Deshmukh: I have known Bills over which months and months were taken and over which solicitors and draughtsmen were engaged, and vet could you produce a perfect measure? Take your Insurance Bill, the Income-tax Bill, the Motor Transport Bill In spite of spending mouths and months you cannot produce a measure which will meet all the human wants. Therefore do not pin your faith to codification and then go to sleep for one thousand years! The law must keep pace with living society and as the society changes I do not care whether it is 100 years or 100 days, it new conditions arise, you have to modify your law
- So far as my friend, Mr Ananthasayanam Ayyangar's amendment is concerned, I am not prepared to accept it Either the thing is good or it is not
- Mr. Deputy President: Will the Honourable Member let the amendments be put now
- Dr. G. V. Deshmukh: Then I have finished I am very thankful to the House for the support it has given and for the speakers who have supported this measure and I have not the least doubt that the House will support this healthy measure in the same way as the House has supported many of the other measures for the health of Hindu society

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Mr. Deputy President: The question is

"That the Bill to remove legal disabilities under Hindu Law in respect of maringsbetween Hindus, as reported by the Select Committee, by taken into consideration"

The motion was adopted

Mr. Deputy President: Clause 2

Mr. P. B. Gole: Sir. I move

"That sub clause (a) of clause 2 of the Bill be omitted "

Mr. Deputy President: The practice is that when an Honourable Member moves his amendment he makes his speech along with it

Mr. P. B. Gole: I thought you would move the amendment and then I would be called upon to speak I want to point out that this clause is very faultily worded and it would give rise to many doubts. The clause reads "betweer Hindus belonging to the same qotra or pravara" I heard with attention the speech of the Honourable Mr. Rajagopalachariar and I would have certainly accepted his view, provided it was really a marriage between families of the same gotra living in Madras and Bombay or as between families in Madras and Northern India. But according to the wording of this clause 2 (a) it will be possible to marry in the same family

Sit. N. V. Gadgil: It must be otherwise valid

Mr. P. B. Gole: Saprada relationship is not defined anywhere in this

Sreejut Rohin Kumar Chaudhuri (Assam Valley Non-Muhammadan) Sir, on a point of order, 18 such an amendment permissible? Because if clause 2 is omitted from this Bill there will be nothing left

Mr. Deputy President: He is not omitting the whole of clause 2 he only wants to omit sub-clause (a) of Clause 2

Mr. P. B. Gole: What I want to point out is that if this clause is passed as it is, marriage between cousins of the second, third or fourth degrees should be possible Sapinda relationship has not been defined Some authorities are of the opinion that sapinda relationship exists up to third degree and others up to the 5th and some others say up to the seventh degree You will also know that beyond the sapinda relationship there is what is known as sakulua I the Bill is passed with clause 2(a) as it stands marriage will be possible in the same family I would certainly not have objected to this Bill if the marriage was expected to take place between families living apart, one at one end of the country and the other at the other end and having absolutely no connection But this is really speaking over-doing the thing The Bill as it stands gives also permission for marriage between persons in the same family and it is highly objectionable. Therefore I move that this clause as it is worded should be omitted.

Mr. Deputy President: Amendment moved

"That sub clause (a) of Clause 2 of the Bill be omitted "

Sri M. Ananthasayanam Ayyangar: Sir, I am afraid my Honourable friend is trying to beat a dead horse. After a lengthy speech of over an hour the argument has gone against him. The House has accepted the main principle Sub-caste marriages are already valid. This only makes it-clearer. The other important point is agorter marriage and my friend finds that the House has accepted the principle. He wants to say that in the same family some difficulties may arise and what will the members of the family do Sapindas of the 14th degree in the same family are not available nor seen in any part of the country. I am not aware of a single family for fourteen generations living together. The easiest device for them is if they want to effect a marriage after the seventh degree. Therefore it is utterly useless to raise this point once again. Having lost the main point let him not clutch at the straw

Mr. Deputy President: The question is

"That sub-clause (a) of Clause 2 of the Bill be omitted "

The motion was negatived

Mr. Deputy President: The next amendment is by Mr Madandhan Singh

Mr. Madandhari Singh (Bihar and Orissa Landholders) Sir, I move

"That in sub clause (a) of clause 2 of the Bill, after the words "gotra or pravara", the following be inserted, namely

'except dynasty of the parents of bridegroom and bride' "

In moving this amendment I would like to place before the House the position in my Province In my province the orthodox people are against marriages between gotras and pravaras I therefore wanted to express my views before but I could not get the time for it, as my friend Mr Sharma proposed closure In moving this amendment I want to make clear only one point, vis, that no marriage should be performed in the same line of the parents of the bridegroom and bride I move this amendment for the consideration of the House

Mr. Deputy President: Amendment moved

"That in sub clause (a) of clause 2 of the Bill, after the words "gotra or pravara", the following be inserted, namely

'except dynasty of the parents of bridegroom and bride' "

Sri M. Ananthasayanam Ayyangar: Sir, this is a very dangerous amendment Gotra and pravara are very well known to all Hindus. They are accepted and need not be described. But what is dynasty of parents of the bridegroom and bride? It is a new innovation. We want to get rid of one and my Honourable friend is trying to bring in another I am against this amendment

Mr. Deputy President: The question is

"That in sub clause (a) of clause 2 of the Bill, after the words "gotra or pravara", the following be inserted, namely

'except dynasty of the parents of bridegroom and bride' "

The motion was negatived

Mr. Deputy President: The next one is by Pandit Balkrishna Sharma

Pandit Balkrishna Sharma: Sir, I beg to move

"That to clause 2 of the Bill, the following explanation be added

'Explanation The provisions of this section shall not affect any bar on the ground of soonsanguinty prescribed by law or custom in regard to Hindu marriages'"

I do not wish to take up any time of the House Some doubts were raised in regard to the provisions of this Bill, according to which Mr Gole thought that perhaps since sagotra marriages have now been permitted, therefore marriages might take place in the same family. In order to guard against that this explanation is put in

Mr. Deputy President: Amendment moved

"That to clause 2 of the Bill, the following explanation be added

Explanation The provisions of this section shall not affect any bar on the ground of

consanguinty prescribed by law or custom in regard to Hindu marriages "Dr. G. V. Deshmukh: With the permission of the House, I would like to accept this explanation, but I would like to clear up one point and it is this it says the provisions of this section shall not affect any bar on the ground of consanguinity prescribed by law or custom in regard to Hindu marriages " After this afternoon's discussion, when I saw that within sagotra, even samindas are included, as a layman I am frightened of these legal and technical words. and I would like to be assured that this will not mean again undoing and bringing in prayers and gotre as measures of consanguinity. If the lawyers assure me, then I will accept the amendment.

The Honourable Sri C. Rajagopalachari; I think I can give that assurance

to the Mover of the Bill.

- Sn M. Ananthasayanam Ayyangar: I would like to say a few words on this With all respect to Rajaji, who has had greater experience both in the world and in law and practice, I am not sure whether this statistics the intention in one part of our country consanguintly does not mean relation by blood within prohibited degrees I think prohibited degrees are in some cases on account or relationship by blood, and in others, relationship on other grounds. Therefore I was anxious that the other amendment of my honourable friend Mr Venkatasubba iteddien might be adopted. But I would like to have some clautication in regard to this matter. Let it not throw wide open the gates for suspicion and doubt. All that is wanted by this amendment is that the prohibited degrees of maintage—7 on the paternal side and 5 on the mother's side—ought not to be interfered with Maintages even among persons of the same gotra, if they are within these prohibited degrees, ought not to be allowed I am not sure whether the word consanguinty will meet this situation.
- Dr. G. V. Deshmukh: If I may thank Rajan lon his explanation—we did consider this in detail in the Select Committee, and the opinion of the then Law Member, Sir Asoka Rios, was that the clause might be left as it is without trying to add anything. I merely want to pass on this information—after a great deal of discussion with regard to these prohibited degrees and consangumity and all that, we came to the conclusion that the advice of the Law Member that the clause may be left as it is, should be taken. In the circumstances, I should like Rajan to consider and my friend Pandit Balkrishna Sharma to consider whether it is worth while adding this explanation, and whether it will not be better to leave the clause as it is, as it was decided by the Select Committee.
- Mr. Sasanka Sekhar Sanyal (Presidency Division Non-Muhammadan Rural) Since the House has agreed to pass the measure, as it emerged out of the Select Committee,—whatever may be the different views in the House they have now practically gone into cold storage—it ought to be the business of the House now to see that the Bill goes out in such a shape as to make it The measure as it came out of Select Committee is perfectly clear in its own way. This proposed explanation will amount to putting in a wheel into a wheel and that will serve only one purpose, namely, the purpose of my friend Mr Gole, that the wheel will not revolve I believe expert legal opinion ought to be avoided as far as possible outside the House, it should not be the merriment and feast of lawyers nor should it be the despair of the judges, there will be different interpretations, and though an important and experienced member like the Honourable Mr Rajagopalachari's attitude was quite clear, the explanation is practically putting a spoke in the wheel, to the detriment of the whole measure Therefore it is worth while considering as to whether the Bill should not be kept as it is Even those who do not agree with all the arguments of the sponsors of the Bill at least agree that the with all the arguments of suc sponsors of the first and the Bill is very clear. There is no doubt it wanted to remove certain doubts, and how it wanted to remove doubts in the existing law was perfectly clearly worded, and in our anxiety to forestall certain arguments that might be made in course of the debate, we are practically entering into an arena of endless controversy which, I submit, the wisdom of this House ought to avoid by all means
- Dr. G. V. Deshmukh: Just one request, Sir It is now five minutes to three clock. I hope you will sit a little longer so that we may get the Bill through the House now
- Mr. Deputy President: I have no objection to sit a little longer, because I know the difficulty of non-official members who move non-official Bills But (would request honourable members not to repeat arguments but to try and throw light on legal points only
- The Honourable Sri C. Rajagopalachari: In view of what has been said by Mr Sanyal, I think I should advise the Mover of the amendment to withdraw it. We have clarified it by the discussion we have had already Although

there is enough in the language of the Bill as it stands to include what is intended in the uniendment, in view of what was said by Mi Gole I thought there was no harm whatever in adding the explanation. But since tear has seized the references, I advise the advancement may be withdrawn

Pandit Balkrishna Sharma: 1 crave the permission of the House to withdraw my amendment

The amendment was, by leave of the Assembly, withdrawn

Mr. Deputy President: The question is

'That clause 2 stand part of the Bill'

The motion was adopted

Mr. Deputy President: Clause 1

Sri M. Ananthasayanam Ayyangar: I do not move my amendment m view of the enormous opinion in tavour of the Bill immediately becoming law

Mr. Deputy President: The question is

'That clause I stand part of the Bill'

The motion was adopted

Clause 1 was added to the Bill

The Title and the Preamble were added to the Bill

Dr. G. V. Deshmukh, Sir. I move

"That the Bill as amended be passed"

Mr. Deputy President. Moulon moved

"That the Bill as amended be passed"

Sri M. Ananthasayanam Ayyangar: Sir, I am aware that honourable members are anxious to get away and my honourable friend Sardar Mangal Singh is auxious to move his Bill While welcoming this measure as it is merely an enabling measure and it is open to various communities to adopt it or not to adopt 16--- it does not force anybody to marry in the same gotra if he does not want it and therefore there is nothing like compulsion-but I wou'd like that while we meet here and try to evolve a change suited to modern conditions, we need not, on either side, lay too much emphasis in respect of old days, on the one side, or on the other too much of abuse or, I should say, even insult, of the sacrament of marriage My honourable friend may be a doctor of medicine and he may be able to cut my throat easily, but he cannot easily cow me down in the matter of law and in other matters Lawyers certainly have got as much experience as my honourable friend has, with the respect to society in which they move, they have even greater opportunities of knowing whether it is a sacrament or not I can tell him that so far as marriage in Hindu law is concerned it is a sacrament and is indissoluble It continues not only in this world but also in the other (Interruption) honourable friend may not believe in it, but it is not as if .

Dr. G. V. Deshmukh. I am only saying that it should be for both the sides

Sri M. Ananthasayanam Ayyangar: Both sides of course must be there, but in the way in which you make incode into our systems of law, you are practically dissolving it you can dissolve it if you like and make the marriage for a number of months or years Therefore it is no good trying to ridicule our ancient systems Whenever there is need for change, have it If my honourable friend wants to have some progressive changes made, this is not the way to approach the question. Why should you unnecessarily alienate the rest of the community which is prepared to go with you, and instead of helping them, you insult them? As far as my part of the country is concerned, there is really no need for this. I would therefore like to urge some caution on both sides—not merely on one side. Let us not ridicule our ancient institutions merely because on account of impact with western and other culture we do not see eye to eye with them. That is all I would like to say Otherwise, I welcome the Bill

Mr. Sasanka Sekhar Sanyal: I crave the indulgence of the House for just a few minutes. In this Bill the Government as such have not expressed their views Of course one member of the Government has spoken and has given his opinion In the course of the debate on this Bill, there was some talk

of concurrent legislation between the provinces and the Centre My friend Mr Ayyangar by an amendment which he has subsequently withdrawn has dragged in the question of provincial legislation Mr Gadgil gave him an effective reply by introducing the principle of normative legislation I raise this question because Government should make up their nund in the matter of many more marriages that have become the burning problem ot today My good friend, the Honourable Mr Jogendia Nath Mandal and other friends from Bengal, both Hindus and Muslims, know that recently many marriages have been made and unmade involuntarily. The excitement of the day will subside but these problems will have to be solved I would invself prefer such legislation to be brought forward at the Centre because it is only here that political parties and communities have combined together for carrying on Government and this Government extends to the whole country Therefore the problems which have been raised recently or even today in Bengal by forcible conversions and forcible marriages will have to be settled by legislation and it ought to be the declared policy of this Government that it will take up the question of all-India legislation on a broad based scale in the immediate future

Mr. Deputy President: The question is "That the Bill as amended be passed"

The motion was adopted

Dr. G. V. Deshmukh: Sir. I thank the House

The Assembly then adjourned till Eleven of the Clock on Friday, the 8th November, 1946

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LEGISLATIVE ASSEMBLY DEBATES

FRIDAY, 8th NOVEMBER, 1946
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LEGISLATIVE ASSEMBLY

Friday, 8th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

Appointment of Governor and future Liabilities as a result of Bretton
Woods Agreement

- 316 *Sardar Mangal Singh Will the Honourable the Finance Member please state
- (a) what amounts have so far been paid to the Bank and the fund created as result of the Bretton Woods Conference Agreements, and what would be the recurring liability for the future, and
- (b) whether any Governor and the Executive Director and an alternate Director have been appointed, if so, who are they?

The Honourable Mr. Liaquat Ali Khan' (a) \$8 million have been paid to the Bank \$72 million (in rupues) remain to be paid A contingent liability of \$320 million will remain outstanding

No payment has been made to the Fund beyond \$40,000 for administrative expenses which will count towards our quota \$400 million have to be paid on demand of which about \$27 million are payable in gold and the rest in rupees.

There is no recurring liability towards either institution

(b) Yes, Sir. The appointments made are as follows

International Monetary Fund -

Governor Sir Chintaman Deshmukh

Alternate Governor Mr N Sundaresan

Executive Director Mr J V Joshi

Alternate Director Di B K Madan

International Bank for Reconstruction and Development -

Governor Su Chintaman Deshinukh

Alternate Governor Mr N Sundaresan

Executive Director Mr N Sundaresan

Alternate Director Mi J V Joshi

Sardar Mangal Singh: May I know if there are any Indians on the staff of these organisations apart from Governors and Alternate Governors?

The Honourable Mr. Liaquat Ali Khan: Yes, Sir

Sardar Mangal Singh: Will the Government of India see to it that sufficient number of Indians are appointed on the staff of these organisations?

The Honourable Mr. Liaquat Ali Khan: Some Indians are being appointed on the staff and I may assue the Honourable Member that it is always the effort of the Government of India to see as many Indians appointed on these International bodies as possible

Mr. N. M. Joshi: May I ask whether the Government of India will make a report about the number of people employed on the staff of these different International organisations to the next session of the Assembly?

The Honourable Mr. Liaquat Ali Khan: If the Honourable Member will put down a question to that effect, the Government will be willing to consider it.

PAYMENT OF SUBSCRIPTIONS BY INDIA TO INDIAN ATIONAL ORGANIZATIONS

317. *Sardar Mangal Singh · Will the Honourable the Finance Member please state.

- (a) the names of international organisations together with the amount of subscriptions which India pays annually to every organisation, separately;
- (b) whether there is any recognised international organisation whose headquarters are in Asia, if so, where?

The Honourable Mr. Liaquat Ali Khan: (a) A statement is placed on the table of the House

(b) Yes The Sam Rice Commission has its headquarters at Bangkok

PART I

Statement showing International Organizations of which India is a Member and to which India makes limp sum contributions

Sernal No	Organisations	Amount payable	Value in rupees
-			Rs
1	Internat onal Monetary Fund	U S \$ 400 million, of which \$ 40,000 has been paid in 1945-46 and the balance is payable when the fund begins exchange transac- tions shortly	133·8 crores
2	International Bank for Reconstruction and Development	U, S \$400 m llion, of which \$40,000 has been paid in 1945-46 and \$7,980,000 in 1946-47 A further sum of \$72 million is payable on the following dates	133 8 creres.
		25-11-1946 \$ 32 million 25 2 1947 . \$ 20	
		26 5-1947 \$ 20 ,,	
		The balance of \$ 320 million will be an unpaid reserve liability	
3	UNRRA	Rs 8 crores (A further sum of Rs 2 crores, as India's Second Contribution, was voted by the Legislative Assembly during the last budget session. This will however, be ps 4, only after a review of the posit on and consultat on of the House)	8 crores.
4	United Nations Organisation	U S \$ 1,097,750 to the Working Capital Fund, (see also item (2) in part II).	36 · 44 lakha.

STARRED QUESTIONS AND ANSWERS

PART II

Statement showing International Organisation of which India is a Member and which involve annual contributions

eral No	Organ sat ons	Amount payable par annum	Valus in rupecs
			Rs
1	I eague of Nat ons	£ 106 500 (1946 47) Final	14,20,000
2	United Nations Organisation	\$ 944,065 (U S)	31,31 000
3	Inter Governmental Relief Committee on Refugees, London	£ 3,700	36 000
4	International Meteorological Organisation Switzerland	5,400 Swiss francs	4,200
5	Provisional International Civil Aviation Organisation Mon- tical Canada	65,333 Canadian dollars	1,93,999
6	International Commission for An Navgton Paris France	90 coo French f ans	2,500
7	International Telecommunica- tion Union, Berne, Switzer land	18,196 Swiss francs	14,160
8	Universal Postal Union, Beine, Switzerland	12,850 Swiss fram s	10,000
9	Food and Agriculture Organisation of the United Na	US \$ 2 12,500	7,05,500
10	tions, Washington Inter Allied Reparations Agen- cy, Brussels	1,195 745,40 Belgian francs	90 267
11	Office International d' Hygiene Publique, Paris	£ 1,256 - 5 0	16,756
12	International Labour Office	Hitherto the contribution in respect of this Organisa tion has been included in the contribution to the League of Nations 'The contribution to it as an independent Organisa tion has yet to be decided.	
13	International Technical Congress Baris	Not yet known	
14	International Commission on High Dams, Paris	€ 90	1,20
15	International Emergency Food Council, Washington	No subscription is payable by India	
16	Siam Rice Commission, Bangkol	Not yet khown	
17	International Railway Congress Association, Bruss ls	£ 25	33
18	United Nations' Educational, Scientific and Cultural Organisation, Paris	Not yet known	

Serial No	. Organisations	Amount payable per annum	Value in rupecs
			Re.
19	International Council of Scien- tific Unions	£ 40 per annum from 1947	533
20	International Union of Geodesy and Geophysics	£ 200	2,667
21	International Union of Gog raphy	Not yet known	
	j		
		Total	56,34,109

Sri M. Ananthasayanam Ayyangar: May I know if those persons who have been sont as delegates are permanent representatives to these organisations on behalf of India and whether they are making any reports quarterly or periodically to the Government? If so, will the Government kindly place those reports on the table of the House?

The Honourable Mr. Liaquat Alı Khan: I would like to have notice of that question

TRANSFER OF LAHORE MINT TO CALCUTTA

- 318. *Sardar Mangal Singh Will the Honourable the Finance Member please state
- (a) whether it is a fact that the Lahore Mint will be transferred back to Calcutta. if so, why, and
- (b) the expenditure on the building of the Mint and other expenses incurred in this connection at Lahore 2
- The Honourable Mr. Liaquat Ali Khan: (a) Yes, Sir, not only because the original scheme, which the war situation in 1942 interrupted, contemplated the establishment of a new and up-to-date Mint at Alipore (Calcutta) in place of the existing Calcutta Mint, but also because on a subsequent review of the position Government have been convinced of the undoubted administrative and financial advantages of the transfer
- (b) The expenditure on the building of the Lebore Mint and the other expenses incurred in connection therewith is of the order of Rs 52 lakhs
- Mr. Manu Subetar: May I ask why the Government will not consider the continuance of the Mint at Lahore and erecting a new one at Calcutta in view of the future needs of this country?
- The Honourable Mr. Liaquat Ali Khan: This was a purely temporary unangement and there are a number of administrative difficulties in having a Minit at Lahore It has been considered, therefore, that it will be better and more convenient to have this Minit at Calcutta

BILL FOR THE IMPOSITION IN INDIA OF DEATH DUTIES

- 319. *Sardar Mangal Singh · Will the Honourable the Finance Member please the whether Government will proceed with the Bill for the imposition of Death Duties in India, and if so, whether the Bill will be taken up this session or the next !
- The Honourable Mr. Liaquat Ali Khan: The Bill has been circulaged for opmon and a decision about the further action will be taken after Government have studied the opinions expressed on the Bill
- Sardar Mangal Singh: May I ask if it is likely to be taken up during the next session?

The Honourable Mr. Liaquat All Khan: I am unable to give a categorical reply to this question, but I can assure the Honourable Member that the earliest opportunity will be taken by the Government to arrive at a decision

Sardar Mangal Singh: I am asking whether, as a matter of principle, the Government has come to the decision that the death duties should be levied or is the Government still undecided on this matter?

The Honourable Mr. Liaquat Ali Khan: The Government is waiting for opinions in this connection

Seth Govind Das: Has the Government fixed any date by which opinions are expected to be received?

The Honourable Mr. Liaquat Ali Khan: The Government had fixed a date and that was the 15th of August 1946, but there are still some important provinces which have not sent their opinions and they have been asked to expedite the matter.

('ERTIFICATE FROM CANDIDATES FOR GOVERNMENT SERVICE

- 320. *Pandt Sr. Krishna Dutt Paliwal Will the Honourable the Home Member be pleased to state
- (a) whether the certificate to the effect that "so far as is known to me the applicant has not taken part in any movement subversive of law and order" is still required from the candidates for Government service, and
- (b) if the words "subversive movement" include the various struggles for India's freedom including non-violent civil disobedience movements and the spontaneous movement of 1842?

The Honourable Sardar Vallabhbhai Patel: (a) No

(b) Does not arise

RECRUITMENT OF EUROPEANS AND BRITISHERS TO SERVICES IN INTER

321. *Pandit Sri Krishna Dutt Pahwal Will the Honourable the Home Member please state the steps which the Interim Government have taken or propose to take to stop further recruitment of Europeans specially Britishers to services in India?

The Honourable Sardar Vallabhbhai Patel: The Interim Government have decided that

- (a) appointment of non-Indians to evil posts under their administrative control should be made only in very exceptional cases and that also only on contract for the minimum period necessary.
- (b) whenever it is proposed to appoint a non-Indian to a post, the concurrence of the Home Department is to be obtained and all such appointments are to be notified to the Cabinet office.
- (c) whenever a Department proposes to employ a non-Indian in any post, it should simultaneously take suitable steps to train Indians to fill such post, and
- (d) all Departments should examine cases of posts at present held by non-Indians and the desirability of taking steps to replace those officers on termination of their present appointments, and submit a report of such examination at an early date to the Home Department
- Laia Deshbandhu Gupta: May I know if the Honourable Member is aware that the post of the Secretary of the Federal Public Servees Commission has fallen vacant and it has so far been held by a non-Indum: 'I's he has the desirability of appointing an Indian to that post?'
- The Honourable Sardar Vallabhbhai Patel: I do not know about the vacancy, I want notice
- Sri M. Ananthasayanam Ayyangar: Will the Honourable Member consider the desirability of offering inducement to non-Indians to vacate their seats so that tifty may go away?

The Honourable Sardar Vallabhbhai Patel: What inducements?

Sri M, Ananthasayanam Ayyangar: Gratuities and pensions so that they may go

The Honourable Sardar Vallabhbhai Pafel: So far as the Central administrative services are concerned, the question has been taken up with the Secretary of State to settle the terms

Sardar Mangal Singh: Do I understand the Honourable Member to say that this policy applies only to the civil side of the services and not to the military color.

The Honourable Sardar Vallabhbhai Patel: It does not apply to the military side

Sn M. Ananthasayanam Ayyangar: Have any European civil servants applied for premature retriement after the Interior Government came to office?

The Honourable Sardar Vallabhbhai Patel! I do not know of any such application

Sit. N V. Gadgil. They will be sympathetically considered

EXTENSION OF SERVICE TO T (' S. MEN (BRITISH PERSONNEL)

- 322 *Pandit Sri Krishna Dutt Paliwal Will the Honourable the Home Member place state
- (a) the number of Indian Civil Scivice men (British personnel) who were given an extension of service or taken on special duty during the war, and are still containing in service.
 - (b) their empluments, the office they occupy and the work they are doing,
 - (c) the reason or reasons for their continuance, and
- (d) the number of said officers still employed by Provincial Governments, provincewise l

The Honourable Sardar Vallabhbhai Patel. Four British Indian Chil Service officers who were granted extension of service or re-employed after retirement during the war are still continuing in service. A statement regarding then emoluments, the offices they occupy the reasons for their continuance and the Government under whom they are employed is placed on the table

Statement in reply to stanial question No 322

	1	ų,	TARRED	QUESTIC S	NS AND ANSWI	RS 5				6
Government under whom employed		Government . Bengal	Government of the Punjab.	Government India		Gov ernment	Domos			
Reasons for continuance		*Appointed on Jeth September 1942 on five years tenure in first instance	* Appointed on 31st December 1942 Will Government of continue uptil 13th October 1947 the Punjab.	blortage of son or I C S officers with requisite experience for holding the post The present extension is due	are an another and an another and					
Office he occupies and the work he is doing	The state of the s	Charman, Bengal Public Service Commission	Chairman, Punjab Public Service Com mission	Establishment Officer to the Coveninnent of India and Examines of Capital Issues	Dutaes—Schot on and appointment of others yof tho anh. of Under Sorretay and above in the Government of Interesting a distribution of the porthraid Finance and Commerce Department Finance and Choumere Department of the General Administrative Reserve, and control Administrative Reserve, and control	*Adviser to the Governor of Bombay	Governor of Madras (20th February 1946 to 6th May 1946)	*Adviser to the Governor of Bombay	Governor of Burms (11th June 1946 to 1st September 1946)	Governor of Assam (4th September 1946 to end of November 1946)
Pay	Rs	3,000 p m	2,500 plus pension p m	2,250 p m		4,000 p m	10,000 р m	4,000 pm		5,500 p m
Name of the officer		Mr A J, Dash, CIE ICS, (Retred and Re-employed)	Sir Percy Marsh, CSI, CIE, ICS (Retired and Re-employed)	Sir Alan Lloyed, CSI, CIE, ICS (Retned and Re employed)		Sir Hentry Knight,	(Granted an extension of service for	November 1945)		
Serial		-	61	m		4				

· These appointments are made by the Governor of the Province concerned.

Mr. Manu Subedar: In view of the Honourable Member's reply to the previous question and the general inclination of this Government to replace non-Indians by Indians, will the Honourable Member consider the desirability of sending away there four persons, whoever they are and replace them by Indians as early as possible?

The Honourable Sardar Vallabhbhai Patel. An angements for giving them facilities to go are being considered

Sri M. Ananthasayanam Ayyangar: Is it not a fact that all of them are over 60?

The Honourable Sardar Vallabhbhan Patel: I have not got the information

Sri M. Ananthasayanam Ayyangar: Is it not a fact that I C S officers can continue up to 60 years of age ordinarily or 35 years of service?

The Honourable Sardar Vallabhbhai Patel: I have no knowledge about the rules

ACCEPTABLE VOCABULARY OF HINDUSTANI

- 323. *Pandit Sri Krishna Dutt Paliwal Will the Honourable Member for Information and Broadcasting please state
- (a) the steps taken by Government to arrive at a generally acceptable vocabulary of Hindustan , and
 - (b) the results achieved so far ?

The Honourable Sardar Vallabhbhai Patel* (a) and (b) The attention of the Honourable Marnhai is nurted to the 1, ply given by Sn Akbai Hydari to question No 84 by Seth Govind Dass on the 7th February 1916. The Standing Advisory Body, referred to in the Press Note mentioned in that reply, has submitted an interim riport which is under my active consideration.

Seth Govind Das Is it not a fut that since that question was asked, a vocabulary of a few words have been made and opinion has been expressed that in such small vocabulary, no Hundustan bloadcast is possible?

The Konourable Sardar Vallabhbhai Patel: All that I know of is that a committee has been appointed to prepare a list of common words which could by agreement be used

ACTIVITIES OF DR A JEANN CONNECTION WITH THE PROTOSID INDIAN WAR

- 324 *Mr. Ahmed E. H. Jafter (a) Will the Secretary of the War Department please state if Government are aware of the activities of Dr. A. Jha in connection with the pr posed Indian War Arademy !
- (b) What proceeds is meant by the statement that all entries to the Academy will be considered on ment only?

(c) What steps are Government prepared to take to ensure that no discrimation will be made as regards that community which has supplied the majority of recruits to the Army in the last 150 years, to wit, the Muslims of India?

- (d) What safeguards do Government propose to enforce with a view to ensuring that members of all communities get a fair opportunity of serving their country in the country's armed forces?
- Mr. G. S. Bhalja.' (n) Yes, Sii Di Amarnath Jha is the Vice-Chairman of the N W A Working Committee, and undertook his recent tour at the request of H E the Commander-in-Chief, who is the Chairman of that Committee with a view to arousing interest in the proposed Academy and discussing the scheme with Provinces and States
- (b) to (d). The N W A Working Committee is to meet on the 11th of November 1936 to consider the draft report prepared by the Vice-Charman 18 is, therefore premature to discuss these questions I can, however, state as once that Government will see that there is no discrimination against any community in the Armed Forces and that members of all communities will have a fair opportunity to serve in these Forces

STARRED QUESTIONS AND ANSWERS

DECISION BE PROVINCE OF PANTI-I IPLODA

- $\dagger 325.~ \mbox{*Shri Sri Prakasa}~$ Will the Honourable Home Member be pleased to state
- (a) if Government have taken any decision regarding the future of the Chief Commissioner's Province of Panth-Piploda, and
- (b) if there is any map showing the exact location of this Province, and if so, whether he will be pleased to put a copy of it in the Library of the House $^{\downarrow}$
- The Honourable Sardar Vallabhbhai Patel. (a) No The future of Panth-Piploda will be a question for consideration by the Constituent Assembly
 - (b) A copy of the map has been placed in the Library of the House

PASSAGE TO STUDEN IS AWARDED SCHOLARSHIPS FOR STUDIES APPROAD

- $\dagger 326$ *Shri Sri Prakasa : Will the Honourable Member for Education be pleased to state
- (a) if it is a fact that a large number of students have been aworded scholarships for studies abroad, but have not been able to proceed for want of passage,
- (b) the number of such students and the arrangements that are being made to expedite their departure,
- (c) what arrangements, if any, Government have made for such students to be suitably engaged while they are awa ting their passage, and
 - (d) what stipends, if any, are being paid to them during this interval?
- The Honourable Srt C. Rajagopalachart (a) and (b) The total number of scholars selected to studies abroad in 1945 and 1946 is 557 (339 Central, 218 Provincial), and 442 187 Central, 255 Provincial) respectively of these 527 (321 Central, 200 Provincial) and 231 (121 Central, 110 Provincial) have been admitted and 515 (314 Central, 201 Provincial), and 164 (85 Central, 207 Provincial) respectively have sailed. The number of Government sponsored students who have been admitted to institutions and are it present as uting passages 18 (2014), and 164 (85 Central, 2014). The Provincial is the provincial in 1946 of these 79 Central Government scholars are 48 and Provincial Governments scholars are 36. They are expected to sail soon. The position regarding passages particularly to the United States of America, was very difficult last year. It has however considerably improved now. Difficulty of admission in suitable institutions abroad however continues.
- (c) Special courses of training in India were arranged for Central Government Scholaus selected list you who were not otherwise usefully employed and who could not be sent should for want of either passage or admission. In the current year, in order to avoid disappointment and hardship to the selected students it has been decided not to finalise the award of scholarships until arrangements are completed for admission and passage.
- The Provincial Governments have been kept informed of the arrangements made by the Central Government in respect of the Central Scholus so that they could, if they so desired make similar arrangements in respect of their own scholars
- (d) In the case of Central Scholars selected in 1945 who were in employment at the time of the selection but could not join their noists an ad her maintenance allowance convaient to leave share while on leave on average pay, subject to a minimum of Rs 100 and a maximum of Rs 500 p m was sanctioned. For others who held no employment a minimum maintenance allowance of Rs 100 pm was sanctioned if the stav in India exceeded 4 months, the minimum was raised to Rs 150 pm. The Provincial Governments were apprised of these arrangements so that they could, if they so desired, make similar arrangements in respect of their own scholars.

⁺ Answer to this question laid on the table the questioner being absent

INDIVIDUALS AND COMPANIES ASSESSED TO INCOME-TAX ON INCOMES OVER ONE CRORE OF RUPES DURING 1945-46

- †327. * Shri Sri Prakasa: Will the Honourable the Finance Member be pleased to state
- (a) the number of persons who have been assessed meane-tax on meanes of one crore of rupees per year during the financial year 1945-46, and
- (b) how many out of them are individuals, and how many are companies or joint families?

The Honourable Mr. Liaquat Ali Khan. The information has been called for from the Commissiones of Income-tax and a reply will be laid on the table of the Hone in the comes.

MEDICAL HELP FOR PEOPLE IN RURAL AREAS

- 328 *Mr Madandhari Singh (a) Wili the Honourable Member for Health be pleased to state i'rt is a fact that many peeple in rural areas do not get any medical help during their illnes.
- (b) If so, what are the proposals of Government to give proper medical aid to the people hving in rural areas '

Mr. S. H. Y. Oulsnam. (a) Yes

(b) The present plans for the extension of medical relief in the rural areas include the provisions of the following new institutions and appointments —

Madras —270 rural dispensions 450 village health centres and 45 group centres

Bombay -100 subsidised medical practitioners centres in addition to 330 recently started

'Bengal - - 500 new rural dispensaries

United Provinces —500 additional dispensaries and 600 additional subsidied medical practitioners, 74 travelling dispensaries and 55 travelling units for epidemie work

Punjab = 375 run it dispensaries and 320 subsidised dispensaries

Biliar - 32 mm d health centres and one trivelling dispensity in each sub-

Central Procurers —60 new dispensiones and 100 subsidised medical practitioners

Assum -145 rural welfare centres to which dispensaries will be attached

Sind - 10 new dispensaries

Oussa -100 rew dispensaries

Delto and Apper-Mentanto—Health centres will be established on the Bhora Committee plan. In the beginning three such centres will be opened in the Mud areas in each Chief Commissioner's Province.

- 2. All the provincial plans are being reviewed by Provincial Governments in the light of the Bhore Committee's report
- 3 In addition to the schemes mentioned the Central and Provincial Governments have made provision in their plans for ambulance services, the improvement of hospitals and the training of staff which will directly or inducedly assist in the provision of inched ichef in the rural areas.
- (On the request of some Honourable Members Mr. President asked, the Honourable Member to repeat his answer loudly)

Seth Govind Das: Are all these dispensaries allopathic dispensaries?

Mr. S. H. Y. Oulsnam: Yes, those that I have read out But some of the provincial governments have prepared schemes for the establishment of Ayurvedic and Unant dispersances

⁺ Answer to this question laid on the table the questioner being absent

- Sri M. Ananthasayanam Ayyangar: May I know how many thousands of population are served by a dispensary in Madras presidency?
- Mr. S. H. Y. Oulsnam: 1 will give the information to the Honourable Member
- Sri M. Ananthasayanam Ayyangar: What is the proposal of the Central Government in case of madequacy of medical relief? Will the Government of India give subsidy to the proynces?
- Mr. S. H. Y. Oulsman: The Central Government are assisting the Provincial Governments by a lump sum grants for development. They are not making any contribution particularly for the establishment of disponsarres in unal areas.
- Sri M. Ananthasayanam Ayyangar. Is it by way of capital outlay or recuring grant?
- Mr. S. H. Y. Oulsnam The Central Government are miking grants which will be utilised by Provinces both for capital and recurring expenditure
- Lala Deshbandhu Gupta: May I know whether there are any arrangements for indoor patients in any hospital in the rural areas of Delhi?
 - Mr. S. H. Y Oulsnam: No. Su, not at present
- Lala Deshbandhu Gupta Is the Honoradde Mender aware that there is no provision for in iterately cases and so a great deal of hardship arises?
 - Mr. S. H. Y. Oulsnam. \cs. Sn
- Seth Govind Das: Sin, on a point of order the Chair isked the Honourable Member to repeat his answer. When he did not do it I thought he was hird of hearing but now I find he can hear very well. May I know why he did not repeat the inswer?
 - Mr President. Order order Next question
- POLYCY & MILITARY TRAINING OF INDIAN GIRLS AND PARTICILIARS & INDIAN WOMEN IN I. N. A.
- 329. *Mr. Sasanka Sekhar Sanyal: Will the Secretary of the Defence Department be pleased to state
- (a) whether Government have in their possession full particulars about those Indian women who were in the Indian National Army of Natan Subhas Chandra Book
- (b) whether Government have considered the question of utilising the training and experience of these women for military training of Indian girls, and
- (c) the policy of Government with regard to giving facilities for nulltary training for our women tolk ℓ
 - Mr. G. S. Bhalja: (a) No, Sn Government have not got full particulars.
- (b) and (c) It is not at present the intention of Government to have women in Service Establishments, except is Nuises
- Mr. Sasanka Sekhar Sanyal: Will the Honomable Member be pleased to state if Government have got some particulars if not full particulars?
- Mr. G. S. Bhalja: Yes, Sir We have got a few particulars about a small number of these women.
- Miss Maniben Kara: Do I understand it is the policy of Government to make a differentiation between men and women in the services?
 - Mr. President: That does not arise out of this Next question

REPEAL OF PRESS LAWS

- ${\bf 330.~^*Mr.~Sasanka~Sekhar~Sanyal}\cdot$ Will the Honourable the Home Member be pleased to state
- (a) the names and descriptions of those current legislative provisions (including ordinances) which go by the name of press laws,
- (b) whether attention of Government has been drawn to the volume of esentment against such laws and to the wide demand, made through the

press and on the platform and floor of legislatures, asking for the repeal of such laws.

- (c) the attitude of Government to such demand and criticism, and
- (d) whether Government propose to constitute a committee for going intothe matter, if so, when and in what manner?

The Honourable Sardar Vallabbbai Patel: (a) The Press and Registration of Books Act, 1867, the Indiam States (Protection Against Disaffection) Act, 1992 and the Indiam Press (Ennegarics) Powers Act, 1991

- (b) to (d) I have already mentioned in my speech to the all-India Newspaper Editors. Conference that the Government would have no objection to setting up a Committee with a view to examining the repeal or modification of the Press Laws.
- Mr Sasanka Sekhar Sanyal When do Government mitend to set up a commuttee like this?

The Honourable Sardar Vallabhbhai Patel: I was waiting for the official Resolutions of the Conference being communicated to me. I received a letter only vesticial from the president and the matter is being considered.

Miss Mamben Kara: May I know it at the time of the press conference the Honourable M individud nor request the editors to support the policy followed by the present Government because it was a national Government, and whether the Honourable Member does not think that such an assurance from the papers would interview with the freedom of the mess?

The Honourable Sardar Vallabhbhai Patel. The Honourable Member is mis-informed. All that was said was that they should observe the conventions that they themselves had laid down and that liberty also enjoins a certain amount of corresponding responsibility.

Miss Maniben Kara: Do I understand that the papers which were represented in this editors' conference are those who always support the policy of Government?

The Honourable Sardar Vallabhbhai Patel; No. Sir

CENSUS OF LIBRARIES IN PRITISE TALLS

- 331 *Mr. Madandhari Singh · Will the Honourable Member for Education be pleased to state:
- (a) whether Government have taken cersus of libraries in British India, if so, what is the number.
 - (b) the number of libraries in towns and in rural areas,
 - (c) who finance these institutions,
- (d) whether Government are aware of the necessity of establishing libraries in Fural areas , and
- (e) if so, what are the proposals of Government for establishing libraries in rural areas?
- The Honourable St. C. Rajagopalachan: (a), (b) and (c) No census of the strength of the property of the strength of the streng

- the publication is 269, of which 17 are University Libraries, and 181 public libraries. There are many more libraries in the country beside those included in this Directory that was published eight years ago. The book is available at the office of the Indian Library Association, 6 Esplanade East, Calcutta
- (d) and (e) The establishment of rural libraries depends on availability of good and useful books. In Indian languages as well as people ready and willing to use the books for silf education. The Honounable Momber putting the question is aware that Libraius' is a Provincial subject and it is for the Provincial Governments to formulate proposals. It is presumed they will do so in connection with their development plans of social service.
- Mr. Manu Subedar: Are Government aware that m most of the Indian languages there are no books now available on technical and scientific subjects? If so even if a library was set up low could it have books which do not exist? May I know, what steps, if any, Government will take m order to bring into existince m the Indian languages books on technical and scientific subjects which do not exist up resent?
- The Honourable Sn C. Rajagopalachan. The difficulty pointed out by the Honourable Mumber is just what Intersect to in the main answer As regards steps to the production of new books the matter will be considered
 - SALARIES AND ALLOWANCES OF MINISTERS IN INTERIM GOVERNMENT
- 332. *Mr Ahmed E. H. Jaffer: (a) Will the Honoutable the Home Member place a trien fit is a fact that the salaries of the Mausters in the New Laterim Government have be if fixed at R. 1,500 per monsem?
- (b) Is it a fact that Ministers are allowed House Allowance, Food Allowance, First Class travelling allowance, fur uture allowance and allowance for the entertain next of fire ids of Ministers?

The Honourable Sardar Vallabhbhai Patel: (a) No

- (b) Members of the Calmet do not receive any House Allowance, Food Allowance, Funnture Allowance of Entertainment Allowance The rules regularing the payment by Government of their expenses when travelleg on duty are contained in Supplementary Rules 92 94 95, 97, 97A and 166 copies of which are in the Labian.
- Mr. Ahmed E. H. Jaffer: If the answer to (a) is in the negative, may I know what is the salary fixed now and before?
- The Honourable Sardar Vallabhbhai Patel: It is a continuing thing, no change has been made
 - Mr. Ahmed E. H. Jaffer: What is the amount?
- The Honourable Sardar Vallabhbhai Patel: I do not know, I am told it is $R_{\rm S}$ 5.500
- CHARRES ANALYSI EIGHT DELHI PAPERS FOR PUBLISHING SPEECH OF A MUSLIM LEAGUE LEADER
- 333. *Mr. Ahmsi E. H. Jaffer: Will the Ho tourable the Home Member please state what the charge is againt the eight Dulh Papers which have been served with notion browns of the alleged publication of a speech of a Muslim League Leader?
- The Honourable Sardar Vallabhbhai Patel: Nine papers, on the publishers of which notices were served, appeared to the local authorities to have published matter falling within the mischief of clauses (a), (d), (f), (g) and (h) of subsection (1) of section 4 of the Indian Press (Emergency Powers) Act, 1981
 - Seth Yusuf Abdools Haroon: Is it a fact that the speech referred to was made by one who is now a member of the Treasury Benches?
 - The Honourable Sardar Vallabhbhai Patel: That is so, Sir
- Miss Maniben Kara: Is it a fact that an order was passed by the District Magnitrate to show cause why security should not be demanded from Vanquard for publishing news which was circulated by the Associated Press of America?

The Honourable Sardar Vallabhbhai Patel: That is so, because the District Magistrate thought that it was a breach of the provisions of the law

Miss Maniben Kara: Then am I to understand that news circulated by the Associated Press of America cannot be taken up by newspapers? And will it not be an interference with the freedom of the press in this counity?

The Honourable Sardar Vallabhbhai Patel: The Editors of the papers themselves knew that it offends against the conventions that they themselves land down

Seth Yusuf Abdoola Haroon: When the speech was made by such a responsible person, was it not an irresponsible action on the part of the authorities?

Mr. President: Order order That is matter of opinion

Miss Maniben Kars* May I know it in future news cut out by the Associate Press of America and the Associated Press of India will also pass through Government censorship?

The Honourable Sardar Vallabhbhai Patel. No. Sir

Lala Deshbandhu Gupta - Is it a fact that no further action was taken in the matter?

The Honourable Sardar Vallabhbhar Patel. No further action was taken because the Press Advisory Committee advised in favour of dropping it.

FINANCING OF INDIA BY BRITISH GOVERNMENT FROM THE EMPIRE DOLLER POOL FOR PURCHASE OF CAPITAL GOODS

334. *Mr. P. B. Gole: Will the Honourable the Finance Member be pleased to state

- (a) whether it is a fact that the British Government had financed India to pay 20 million dollars for each of the calendar years 1944, 1945 and 1946 from the Empire Dollar Pool, to enable India to purchase capital goods,
- (b) if so, whether Government of India have issued licenses for the purchase of such capital goods with a view to using that amount, if not, whether Government propose to give reasons for not utilising the dollars for India's benefit,
- (e) the number of licenses issued for purchase of capital goods during the three years referred to above and the amount of dollars utilised every year for the purpose, and
- (d) whether British Government intend to release similar amounts from the Dollar Pool even after 1946 $^\circ$
- The Honourable Mr. Liaquat Ali Khan. (a) and (d) His Majesty's Government have earmarked a sum of 20 million dollars in respect of each of the calendar years 1944 and 1945 for meeting India's port-war requirements of capital goods from U.S. A. The question of allocation for 1946 and subsequent years has not yet been settled
- (b) The answer to the first part of the question is in the affirmative. The second part, therefore, does not alise
- (c) I presume what the Honourable Member desires to know is the value of the sanctions issued for the import of capital goods, etc., which would count against this allocation. Such sanctions up to the end of Angrist 1946 amount to about 38 million dollars. Figures regarding actual utilisation are not available for individual years but the total so far utilised comes to 1.73 million dollars approximately.

Mr. Manu Subedar: In view of the fact that the dollars accoung to India in the Dollar Pool amount to 114 croics of tupees worth of dollars, will Government take over this whole amount from the Dollar Pool and put an end to the Dollar Pool as soon as possible?

The Honourable Mr. Liaquat Ali Khan: The matter is under the consideration of the Government, and I can assume the Honourable Member that the Government of India will take action as soon as possible

Mr. Manu Subedar: Have Government considered that the grant of 20 million dollars to India in the post-war period by His Majests's Government when several hundred dollars were due to India was not pushed done to India, but it was a concession' while it was not even a concession' while it was not even a concession'

Mr. President: What is the question?

Mr. Manu Subedar. Have Government considered this matter and in the hight of this will footenment now put an end to the Dollar Pool now that the conditions under which the Dollar Pool was brought into existence lasts plated?

The Honourable Mr. Liaquat Ah Khan: I think I have already answered that question that the matter is under the consideration of the Government

Mr. P. B. Gole: So far as the allotment for the year 1946 is concerned, will the Honomable Member say whether any allotment should be mad for 1946?

The Honourable Mr. Liaquat Ali Khan: I cannot give the Honourable Member a definite riply on the question, but orders from India have not been delayed on account of sufficient doll in not being available.

Mr P B Gole May I know whether any mount which was mused during the year 1914-45 will be by allable for purchase of capital goods?

The Honourable Mr Liaquat Ali Khan Yes, Si

Seth Yusuf Abdoola Haroon: May I know from the Honourable Member whit is the attitude of the Government with regard to dollar hierores which were issued years ago ind have not been utilized? Are they prepared to withdraw those hierores and utilize the dollars in other directions?

The Honourable Mr. Liaquat Ali Khan | I would request the Honourable Member to put down a question for the Honourable the Commerce Member on the subject

Mr. Manu Subedar: Has the attention of the Government been drawn to an editorial note in the Statesman of this morning in which the question has been raised as to whether dollars have been according to Government declaration, fixely given for all purposes and yet there is a continuing discontent and a continuing complaint that sufficient dollars have not been given, and the figures given by the Honomable Member limited in the non-utilization of the fotty inflient dollars would go to indicate that dollars must have been defined to the nulle?

The Honourable Mr. Liaquat Ali Khan: The attention of the Government has not vet been drawn to the note which the Honourable Member has referred to Now that the Honourable Member has drawn the attention of the Government, it will be examined

Sir Cowasjee Jehangir: May I ask the Honourable Vember, whether any allotment has been made for 1946?

The Honourable Mr. Liaquat Alı Khan: No. Sır

Sir Cowasjee Jehangir: Will the Honourable Member see that he gets at least twenty nullion?

The Honourable Mr. Liaquat Ali Khan: I have already replied that allotment has been made for 1944 and 1945, and no allotment has been made for 1946 yet, but I hope that allotment would be made

Dr. Zis Uddin Ahmad: Will the Honourable the Finance Member see that this allocation of dollars is not confined to a few capitalists in this country, but that they are equitably distributed among the various provinces and a part of it shall go for the relief of the consumer and not reserved for capitalists?

The Honourable Mr. Liaquat Ali Khan: These dollars are for capital goods only

Dr. Zia Uddin Ahmad: Why so?

Mr. Geoffrey W. Tyson: Will not the Government agree by the terms of the Anglo-American loan which provides for winding up the dollar pool in July?

That is indirectly a notice to the other members that in any case dollars will be in the free market

The Honourable Mr. Liaquat Alı Khan: That is so

Sr. M. Ananthasayanam Ayyangar. May I know from the Honourable Member the balance of 10 million dollars minus what has aheady been drawn as held?

The Honourable Mr. Liaquat Ali Khan: It is an amount earmarked in the Bank of England

ASSETS IN INDIA OF UNITED KINGDOM NATIONALS

- 335. Mr. Mann Subedar: (a) Will the Honourable the Finance Member pease state whether Government have got any estimate of the assets in India of the United Kingdom applicable.
 - (b) What steps have Government taken in order to have this estimate made?
- (c) Have Government any particulars of recent sales by British nationals to Indians of their assets in India?
- (d) Have Government any information as to the manner in which the money sendised has been converted from tupees into sterling and, if so, through whom and what is the total amount ?

The Honourable Mr Liaquat Ali Khan (a) Government have no estimates other than those prepared by individual economists and private institutions

- (b) It has not been possible for Government to carry out any such investigation so far. The question of the suitable means and methods of obtaining information in respect of these assets is under consideration.
- (c) Government have no information apart from what has been reported in the Press from time to time.
- (d) In the absence of any restrictions on the conversion of rupees into sterling the requisite conversion of rupee proceeds of sales of foreign-owned assets must have taken place through the normal banking channels. No information is available as to the magnitude of the amounts involved
- Mr. Manu Subedar: In view of the early negotiations for the settlement of the sterling balances, will not Government make an effort to get at some kind of rough estimate by consulting private economists before the occasion for these negotiations arises?

The Honourable Mr. Liaquat Ali Khan. The Government will try to get as much voluntary information as it is possible

Mr. Geoffrey W. Tyson: With reference to part (b) of the question and the Innountable the Finance Member s answer to the first supplementary question, namely that the Government will try to get as much information on a voluntary basis as possible, will the Honourable the Finance Member give an undertaking that the owners of British assets in this country will be consulted in any process by which it may be sought to estimate the total of those assets?

The Honourable Mr Liaquat Ah Khan: I said 'voluntary information' and surely those sources that will give this voluntary information will be authentic sources.

Mr. Geoffrey W. Tyson: I um not suggesting that the voluntary information would be unauthentic or maccurate I am asking the Honourable the Finance Member, as he appears to put the calculation of such an estimate on voluntary basis, will he give us an assurance that those who are the subject of the estimate will be consulted in the calculation of it?

The Honourable Mr. Liaquat Alı Khan: Yes, certainly

Dwan Chaman Lall: Is at a fact that the voluntary estimates made by private conomists of British assets in India vary from 2 million sterling to one thousand sterling?

Mr. Geoffrey W. Tyson: And more

The Honourable Mr. Liaquat Ali Khan: That is so

Sri M. Ananthasayanam Ayyangar: Isn't it a fact that the predecessor of the Honouruble the Finance Member said that he would make an estimated departmentally and that he would give us figures as to how the sterling balances are liquidated?

The Honourable Mr. Liaquat Ah Khan: All that my predecessor stated must be on record

Sri M. Ananthasayanam Ayyangar: Isn't it a fact that the Department has proceeded to some extent in estimating the assets of British nationals in this country?

The Honourable Mr. Liaquat Ali Khan: On a voluntary basis the Department has started collecting information

REPAYMENT OF STERLING BALANCES AND REPEAL OF SECTION 41 OF THE RESERVE

- 336. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state whether Government have communicated to His Majesty's Government the desire of India to have the sterling balances repaid at an early date and, if so, what is the reply?
- (b) What steps are Government taking to expedite the settlement of this question?

(c) Have Government taken any precautions to see that the volume of sterling balances does not increase?

- (d) Have Government decided to repeal section 41 of the Reserve Bank of India Act and, if so, when do Government propose to introduce the necessary legislation?
 - (e) Why are Government balances accumulated in London?
 - (f) Are Government free to convert them into Continental and other currencies ?
 - (g) If they are blocked, who gives such information, on what terms, and when ?

The Honourable Mr. Liaquat Ali Khan: (a) and (b) I would note the Honourable Member to my reply to part (c) of his statued question No 172 on the 4th November 1946

- (c) Yes, Sn
- (d) I would refer the Honourable Member to my reply to his staired question No 87 on the 30th October
- (e) Government balances are held by the Reserve Bank in deposit and it depends on the transactions of the Bank and the relative demand for rupees ind stelling how the balances of the Bank are held
- (i) Yes in accordance with the common policy followed in the sterling area is epilamed in the Press Note issued by the Finance Department on October 7 1946
 - (g) In view of the answer to part (f), this part of the question does not arise.
- Mr. Manu Subedar: With regard to the repeal of Section 41, have Governtre considered the desirability of implementing their own assurance on the floor of this House by the predecessor of the Honourable the Finance Member that this particular section, which compels India to give rupees for sterling at lib, will be repealed or at all events its operation would be suspended.

The Honourable Mr. Liaquat Ali Khan: Sir, the matter is under consideration

Dr. Zia Uddin Ahmad: May I inform the Honourable Member that the question is not so simple, as it is made out to be, as I am definitely opposed to any change in Section 41

The Honourable Mr. Liaquat Ali Khan: I agree with the Honourable Member that the question is not so simple!

POSITION OF INDIA IN THE MATTER OF DOLLARS AND HARD CURRENCIES

- 337. *Mr. Manu Subedar: (a) Will the Honourable the Fmance Member please state the latest figure of sterling balances belonging to the Reserve Bank and how does it compare with the figure for the same date during the last five years?
- (b) Have the Government of India made any demand to terminate the Dollar Pool? If so, in what terms and what has been the reply?
- (c) Are Government aware of the popular feeling against the Dollar Pool, because of the belief that it has involved the diversion of dollars accrued to India to other uses?
- (d) Are Government aware that there is much resentment in the country against the Dollar Pool 2
- (e) What is the amount of payment received from the Dollar Pool for the purchase of food during the current year '
- (f) What is exactly the present position of India in the matter of dollars and hat are the figures during each of the last few years since the Dollar Pool was instituted?

The Honourable Mr Liaquat Ah Khan. (a) The relative figures of the sterling holdings of the Reserve Bank as on the 24th October 1946, which is the latest date for which information is available and on corresponding dates in the preceding free years are, in round figures, as follows—

	Rs	
25th October 1946	1,631	croses
26th October 1945	1,582	••
27th October 1944	1,169	,,
29th October 1943	815	,
23rd October 1942	413	
24th October 1941	216	

- (b) The inswer to the first part is in the negative. The second part does not arise
- (c) and (d) Government we aware of the teetings in the country against the pooling arrangement. Government have find to clear, in the Press Note issued on the 7th October 1946, certain missappichensions which have given use to these feelings.
- (e) Figures of actual dollar disbursements for the purchase of food are not readily available in view of the considerable time lag in the receipt of information from London where all such transactions are sottled. However, the estimated exchange liability based on allocations made by the International Emergency Food Council and contracts intend into within the dollar area during the veri 1946-47 is as follows—

		Rs
Food grains		34 25 crores
Other foodstuffs		4 69 ,.
•	Total	38 94 crores

(f) The position has been explained in the recent Press Note on the subject and on the 7th October, 1946, of which I lay a copy on the table

I also lay on the table of the House a statement showing India's earnings and expenditure of hard and difficult corrences during each of the years since the pooling arrangement was instituted

Press Note

INDIA'S DOLLAR EARNINGS AND EXPENDITURE POSITION EXPLAINED

LIBERALISATION OF IMPORT CONTROL

As there appear to be consideable misgravings in the public mind about such matters as foldads entaining and expenditure of dollars, the Empire Dollar Fool and the Postwar Dollar Fund Government consider it deviable to explain the main facts in this regard to the nable.

EMPIRE DOLLAR POOL

It wis automary before the war hor a large number of countries (generally reterred to sche sterring bloe) to hold all or almost all their tonegen exchange fortunes in London in the torn of sterring. Sterling was then freely convertible into other currences and therefore countries which hold sterling believings contines countries and interest one countries which both sterling believing to the convertible into other currences and therefore contributes the sterring three sterrings that yet meeting the following the contribute of sterling, this system assumed a degree of rigidity which had not been preconsty contemplated. Those members of the "sterling bloe," who continued to be uncluded to what is now known as the "sterling real" to sweat "been right to hold to reason content what is now contain and agreed to impose restrictions on the expanditure of torage evelonge in order to ensure that the limbed resources of the sterling are of lowing currentes were notified to the last advantage in the presention of the will be whole of stering areas holdings of foreign exchange were held in one started delivery of the funds of English and the following the foreign exchange were held in the start of the whole of the stering areas holdings of foreign exchange were held in the started of the Sterling areas for the the Double of the sterling areas for the following the sterling areas for the following as the Engine Dollar of the Sterling Area Pool of Lorenge Exchange which more orrestly describes the

In the working of the fragine Dollar Pool of the individual countries of the articling are view, governors speech ulbrings to the various brough (intermittee which they were entitled to speed). The method by which expenditure, were restricted was that the countries concerned agreed not to speed foreign eveloping unless the drainful for which it was required was essential and could not be satisfied within the sterling area. The test of essentially sarried in structures from time to time is the volume of the Pool interested or decreased and in the conclusion of the war and not a considerable period before it the test was whether a particular demand was necessary for the prosecution of the war of or the maintenance of the civil economy at a warring level. The member country itself has always been the requirement to essentially on the vestion of the production of the variety of the production of the variety of the production of the variety of the production of the variety of the production of the variety of the variety of the production of the variety of the

The Government of India have kept an account of Indias catnings and expenditues of haid unremitees some figures about which were published in the Finnece Member's Budgef apeech last Felinany. Since the beginning of the Wai up to the 31st March, 1946, Indias crired Ra 605 cores work of U.S. A dollar and spent Bz. 260 cores having a net surplus-of Rs. 165 crores. Against this has to be set off the fact that India spent more than she carned, to the extent of Rs. 41s crores, of other hard currencies, namely those of Canada, Sweichn, Switzerland and Portugal India's net contribution to the Pool has therefore been about Rs. 144 crores till the close of the year 1945 46. During the quarter ending Juna 1946 for which preliminary fagures are now, and tolk in the contribution of the pool 1945 46. The contribution of the pool 1945 46 for which preliminary fagures are now, and tolk in the contribution of the pool 1945 46. The contribution of the pool 1945 46 for which preliminary fagures are now, and tolk in the pool of the pool 1945 46. The preliminary fagures are now, and tolk of the pool 1945 46. The preliminary fagures are now, and tolk of the pool 1945 46. The preliminary fagures are now, and tolk of the pool 1945 46. The preliminary fagures are now, and tolk of the pool 1945 46. The preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now, and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures are now and the preliminary fagures

POST WAR DOLLAR FUND

The public are aware that there is a fund known as the Post Wai Dollar Fund to which the Pool has centributed \$20 million for the year 1945 at His Migraty's flowerment agreed in view of our larges at 1948. In the year 1945-44 His Migraty's discoverment agreed in view of our known and the theoretical termine Dollar Pool and of our willingness for the great state of the three place at our disposal a discoverment of the place at our disposal a Lagran for restooking and capital expenditure in the U.S. A. All expenditures with these purposes was to be met from the Fund and not till this Fund was exhausted from the Fund and not till this Fund was exhausted from the Sal million from the Pool for the financing of such expenditure. This figure of \$20 million was a percentage of our dollar earnings on trade account in \$40 ever 1944 and \$40 million for the year 1945 if on dollar canning on the same leaves for that year way were the same leaves for that year year.

an allocation of \$300 million. It is generally believed that this Tund represents the total reconcess in U.S. oddins which India possesses to the purchase of capital goods. Such a bleft is however, cironeous. The limit of our purchase of capital goods the mount in the Fund for we have the right course the property of the control of th

IMPORT POLICY

Recent criticisms about the import control policy of Government have been based on two grounds, firstly, that the administrative machinery for the grant of import lecences was slow and medicient and secondly, that the strictness with which exchange control was administered made it very difficult for importers both of capital with exchange goods to import them from outside the stelling are. With the appearance to longht hour by the termination of War, the Government of India have recently maked a number of changes in the indiministration of import centrol with a second with a number of changes in the indiministration of import control with the procedure for obtaining import licences has been very mandeally simplified and shortened. They have also adopted the policy of eight of the controlled size and the controlled size of the process of the controlled size of the controlled size of the controlled size of the controlled size of the controlled size of the controlled are continually under review and the list is gradually being nucleased.

The finenment of India has also related substantially the signified of exchange control and the two tests or escentiality and non-analishity as now applied with more flexibility Requirements use now hold to be essential if they are necessary for the mintenance and development of the satisfact common and the mantenance and development of the standard of living and non-availability is determined with due reference to the quality, pince and period of their early of comparable staticles in the steiling area. Further, the burden of proving non-availability has been shifted to Government from the importer so that it is new for Government to satisfy itself by its own enquiries whether goods required to be imported from outside the steiling area in available within it or not instead of as best effective for the imported to prove that they were not so available. Another modification that has been introduced is that the various currences of the world links been graded in most of which the standard of the standard of the standard of the control of the standard of the standard of the control of the world links of the standard of the control of the world links of the standard of the control of the world links of the standard of the control of the world links of the standard of the control of the world links of the standard of the control of the world links of the standard of the s

FINANCE DEPARTMENT

New Delhi, October 7, 1946

Statement showing India's earnings and expenditure of hard and difficult currencies

Year April—March	Farnings	Expenditure	Net
1939 40 (Sept March) .	+4480	- 1719	+2461
1940 41	+3909	- 4333	- 424
1941-42 .	† 625 4	- 4952	1302
1942 43	⊹4418	4685	- 267
1943 44	+7665	- 4118	+3547
1944-45 .	+9949	- 663 l	+3318
1945 46	+8851	- 7379	+1472
Total	+45226	- 33817	+11409

Mr. Manu Subedar: In view of the fact that this is called the Empire Dollar Pool, a word against which we have the strongest objection, and in view of the fact that the circumstances justifying the mistitution of this pool have not abated, will not Government respect public feeling and also India's interests, in pressing for an early termination of this dollar pool?

The Honourable Mr. Liaquat Ali Khan: Sir, there are certain practical difficulties, but as I have already said, this is a matter which is receiving careful attention of the Government of India

Dr. Zia Uddin Ahmad: Irrespective of the fact whether one likes the word "Empire" or not, there is a sterling pool all the same and this question is not so simple. We have to decide whether rupee should continue to be linked with the sterling or not. That is the first issue below we abolish this sterling pool altocether.

The Honourable Mr. Liaquat Ali Khan. May I ask the Honourable Member to repeat his question

Mr. President: There is no question

Sri M. Ananthasayanam Ayyangar: May I know Sir, if from any of the countries in the Empire of even from the United Kingdom the Honounable the Finance Member has received any objection to the closing of the dollar pool?

The Honourable Mr. Liaquat Ali Khan. We are not concerned with other countries. We are only concerned with the interests of India.

Sri M. Ananthasayanam Ayyangar: What is the difficulty and why should it take time to close this dollar pool so far as India is concerned?

The Honourable Mr. Laquat Ali Khan: It is rather a complicated business and time friend will take the bouble of coming to my room. I shill try and explain it to him. It cannot be explained in a new to a one stook like this

NUMBER OF INDIAN CIVIL SERVICE OFFICERS IN EMPLOYMENT OF GOVERNMENT OF INDIA AFTER TERMINATION OF NORMAL PERIOD OF SERVICE

338. *Mr. Manu Subedar: (a) Will the Honourable the Home Member please state how many members of the Civil Service are in the employment of Government after the termination of their normal period of service?

(b) What are their names, present emoluments and functions !

The Honourable Sardar Vallabhbhai Patel: The information is being collected and will be laid on the table of the House when complete

Sit. N. V. Gadgit: Is the Honourable Member aware of the fact that this House in the last Budget Session expressed itself against the employment of superannuated persons?

The Honourable Sardar Vallabhbhai Patel: I can say this that there are a large number of vacancies and recruitment has stopped for a long time. Therefore, we have asked some of them against their will to continue. Provinces are also free to employ them. If they want to do so, we cannot stop them. In some cases Provinces have employed them.

S₁t. N. V. Gadgil: Do I understand the Honourable Member to mean that the Government policy is to employ superannuated persons only when there is a necessity?

The Honourable Sardar Vallabhbhai Patel: Only when it is absolutely necessary they are comployed

Sri M. Ananthasayanam Ayyangar: Isn't the Government aware that a number of persons who are subordinates now can rise to these places and as such they have a legitimate complaint that they have been blocked by the superannuated men?

The Honourable Sardar Vallabhbhai Patel: Except in very exceptional cases, so such superannuated men are employed

IMPORT OF SALT FROM OUTSIDE AND ABOLITION OF SALT DUTY

- 339. *Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state whether Government have reached any decision with regard to the abolition of the salt duty?
- (b) How much salt is produced in India and how much of it is through Government agency 9
 - (c) How much salt is imported from outside?

7

- (d) Have Government examined the position whether the whole requirement of India cannot be produced here and, if so, have Government found any reasons why the total quantity could not be produced in India and why even something more cannot be produced in India lot supply to Burma and other countries?
- (e) What are the conclusions to which Government have reached with regard to Indian self-inflicency in salt and the need to supply for the public relatively clean salt produced under controlled conditions?
- The Honourable Mr. Liaquat Ali Khan^{*} (a) I would refer the Honourable Miller to the reply given to Shir Sur Pialasa's Question No. 176 and Mr. Sanyal's Oustion No. 189 on the Ilb November 1946.
- (b) On an average minually about 600 laklis maunds of which about 200 laklis maunds is through Government agency
 - (c) About 50 lakhs maineds on the average during the last five years
- (d) and (e). These matters are under examination and no final conclusions tag yet been reached.
- Mr Sasanka Sekhar Sanyal Will the Honourable Member be pleased to state when that promised statement is likely to be given?
- The Honourable Mr Liaquat Ah Khan: I said in reply to the question to which I have referred that I hope to make a statement shortly
- Seth Yusuf Abdoola Haroon Max I know from the Honourable Member of the duty is abolished, whether the benefit will go directly to the consumer?
- The Honourable Mr. Liaquat Ali Khan. That is also one of the questions which is being examined
- Mr. Manu Subedar: Will Covernment take specific steps in order to cusuothat the saft which will be available to the public praticularly the pooret sections of it will be good pine white saft and will not be the mixed middle dirly nearly which is it present it will able to the poor in most parts of the country?
- The Honourable Mr. Liaquat Ali Khan. Su in this very moment in other of the Central Convenient is studying the question of the manufacture of salt in lind and America.
 - MAINTENANCE OF RANCHE MENTAL HOSPITAL EXCLUSIVELY FOR FUROPEANS
- ${\bf 340.~*Seth~Govind~Das~}$ Will the Honourable Member for Health be pleased to state
- (a) whether it is a fact that a mental hospital is maintained by Government exclusively for Europeans at Ranchi
- (b) if so, the reasons for spending the Indian taxpayers' money for giving this facility to Europeans exclusively, and
- (c) whether Government propose to open this hospital for persons belonging to all nationalities and communities, and make it a hospital for advanced cases of mental diseases and stach a research section to it?
- Mr. S. H. Y. Oulsnam: (a) Phase is a Montal Hospital for European patients at Booth maintained by a Board of Trustees constituted under the Ranchi Mental Hospital via 1922. Indian patients accustomed to the European mode of hying are also identify due to a maximum of trivial any one time.
- (b) No expenditure on the maintenance of the hospital is incurred from Central Revenues. The cost is met from the contributions by the Provincial

Governments who send patients to the Hospital and from fees from paying patients

- (c) The matter will be considered in consultation with the Board of Trustees Seth Govind Das: May I know from the Honour bly Member why the number of Indians who are admitted in that hospital is only ten?
- Mr. S H. Y. Oulsnam: When the figure was fixed some years ago it was considered at that time that three would probably be insufficient accommodation to more patients, taking into account the provision of accommodation for European patients, for whom the hospital was primarily intended

Seth Goyind Das. May I know why only such Indian patients are admitted in the hospital who are accustomed to the European mode of hying?

Mr. S H Y. Oulsnam: I understand that the accommodation provided is in accordance with European standards of living

Dr G. V. Deshmukh. What is the total number of beds in this hospital?

Mr S. H Y Oulsnam The maximum number of patients at present is

Seth Govind Das: When the total number is as much is \(\sigma^{50} \) will Government consider the idevability of uncreasing the number of Indian patients who want idension into that hostid 12.

Mr S H. Y Oulsnam: As I said, the whole matter is being considered

Khan Abdul Ghani Khan May I know what the Honourable Member means by European standard of living for lunaties?

(No answer was given)

Dr. G. V Deshmukh Is mental disorder more common in this country imongst the Europeurs'

(No answer was given)

RESERVATION OF VACANCIES IN I. C. S. LOR J. N. A. PERSONNEL

341 *Seth Govind Das: Will the Honourable the Home Member clease state:
(a) whether any vacaners in the Carl Services are reserved for a service candidates (ven by the present Government).

(b) it so, whether Government propose to abolish all such reservations and throw open the recruitment to all qualified persons, with or without war service; and

(c) whether Government propose to reserve 50 per cent of vacancies in the Gral Services for Indian National Army personnel drawn from the army or otherwise and for those who were meancefuled or went underground in connection with the Indian National Resistance Movement of August 1942?

The Honourable Sardar Vallabhbhai Patel. (a), (b) and (c) Previous orders tesesting all or a fixed percentage of vacures upto the 31st December 1945 in the various services still stand but the quistion whether and, if so, to what extent they should be modified is engaging my attention. The present position is, however, that even after all the suitable war service candidates are absorbed in the parts for which they have been selected or in the case of the Indian Civil Service and the Indian Police the recruitment to which has been stopped, in equivalent posts, a large number of vacurices would still be available to emidiates from other sources of supply meluding those mentioned by the Honourable Member. No fixed percentage of vacancies arising from 1946 on such vacancies. William of "war service candidates but the orders issued by the previous Government will have the effect of allocating a proportion of such vacancies. In Superior Services to war service candidates. As I have already said I am revewing the whole question.

Seth Govind Das: A, the Honourable Member has just said, in reviewing the whole question, will be see that only such persons are taken in these vacancies (persons even with war service) who are not non-Indians?

The Honourable Sardar Vallabhbhai Patel: Yes

RECRUITMENT TO INDIAN ARMED FORCES.

- 342. *Sath Govind Das: Will the Secretary of the Defence Department please state
- (a) whether it is a fact that a theory of martial and non-martial races is followed for purposes of recruitment to the Indian Armed Forces,
- (b) whether it is a fact that at present the recruitment to the Indian armed forces is theily confined to a few provinces like the Punjab, Madras, etc, and to a few communities like Marathas, Curkhas, Jats, Raiputs, Pathans etc, and
- (c) if so, whether the new Interim National Government propose to revise their policy and fix the quotas of different provinces to the recruitment in the armed forces, on the basis of their proportionate population strength?
- Mr. G. S. Bhalja: (a) In the past recruiting to the Indian Armed Forces was mainly confined to what in those days were termed martial classes

This mangement was, however completely changed during the war of 1939-1945 and personnel were enlisted from all classes and from all provinces

- (b) The class composition of the post-war army was planned in the early months of 1946 in accordance with this new policy of making the representation of all classes as broad as possible. Recruiting is now being carried out on this principle.
- (c) Government have not yet determined the size of the armed forces in the future. They do not however propose to fix quotas for provinces on the basis of nonulation.
- seth Govind Das: According to the present arrangements may I know whether there will be any kind of quota to be taken from the provinces or no quota at all?
- Mr. G. S. Bhalja: The intention is that there should be no fixed quota for any particular province but care would be taken to see that all provinces and all classes get equal opportunities for enhancer in the armed forces of the country
- Sardar Mangal Singh May I know whether the Homon the Member will assure the House that care will be taken to see that the Indian armed forces constitute a first class and efficient fighting machine and that no other consideration will prevail with the Government of India?
- Mr G S. Bhalja: I hope and trust that this House will support the Government in monitaring the Indian army at the highest pitch of efficiency which it had reached during the war and for which it won laurels throughout the world
- Seth Govind Das: Is it not a fact that the efficiency of the proposed army which Sardar Mangal Singh contemplates depends upon the education and training which is given to those soldiers and not upon any community or class?
 - Mr. President: That is a matter of opinion

NATIONALISATION OF INDIAN ARMED FORCES

- 343 *Seth Govind Das: Will the Secretary of the Defence Department please state
- (a) the steps taken for nationalising the Indian armed forces—and for breaking its exclusiveness from the general public and the rural masses in particular. —and
- (b) the development and extension programme of the various arms of the Indian armed forces to meet India's defensive and offensive requirements?
- Mr G S. Bhaia: I venture to suggest that this is not ically a proper subject for a question but for a resolution. I would not attempt to answer on the lines sugested to do so would not be doing justice to the subject. I would however, say
- (a) That Government's plans for the nationalisation of the armed forces will be made known very shortly. In the last three years every effort has been made to interest the general public in the armed forces and great progress has been made in this direction. These efforts are continuing and will be

intensified. There is no exclusiveness in this connection and the more interest the public take in the aimed forces, the more pleased will the Government be

(b) As regards the development of the armed forces to meet India's defence requirements, thus is the constant concern of the Defence Department and at present I am glad to say that India has no offensive requirements.

HONORARY MAGISTRATES IN THE CENTRALLY ADMINISTERED AREAS

344. *Lais Deshbandhu Gupta: Is the Honou able the Home Member awareof the public criticism against the present practice of appointing Honorary Magiatrates in the Centrally Administered Areas of Delhi and Miner-Merwara from amongst
the titled gentry not possessing sufficient knowledge of law ' Il so, do Government
propose to abolish this system altogether in the interests of administration of
justice 'II not, why not '

The Honourable Sardar Vallabhbhai Patel. We enquire show that in Apmer-Meiwara less than 40 per cent of the Honoury Magstrates are utiled persons in Delhi out of 29 Honouray Magstrates the number of titled persons is cleven Apprently the local authorities were satisfied about the legal knowledge of these persons when the appointments were made but I are prepared to ask the Chief Commissioners particularly to be an in mind the desirability of appointing persons with sufficient knowledge of law, when vacancies occur on the cyping of the existing appointments.

Lala Deshbandhu Gupta. Is the Honourabl Member aware that for thise posts of Honorary Magistrates persons are appointed really for the loval service they had rendered in the past and then legal knowledge or their education has not so far been the criterion for their selection?

The Honourable Sardar Vallabhbhai Patel: I have dieady answered that question. I know that no disloyal man is appointed as an Honorary Magistrate

Sreepit Rohm Kumar Chaudhuri. Will the present Government propose to abolish the system of appointing Homoray. Magistrates throughout India as has been proposed in some of the provinces already?

The Honourable Sardar Vallabhbhai Patel. In the question noder toply we are asked to conside the matter of the appointment of Honorary Magnetrates are the Genetally administrated neas only and not in the whole of India.

Shr Mohan Lal Saksena: Is the Honomable Member aware that the loyalty of these Honorary Magistrates was to the old order which has come to an end and not to the evisting order?

The Honourable Sardar Vallabhbhai Patel: Evidently it has not come to an end yet

Seth Govind Das: Will the Honomable Member consider the advisability of abobehing these Honomay Magnetates' jobs as has been done in various proxinces in the central areas also?

The Honourable Sardar Vallabhbhar Patel: As far as I am aware, it has no been done in the autonomous-administred provinces, the centrally administered areas are not expected to go ahead of those provinces

(b) WRITTEN ANSWERS

DISSATISFACTION AGAINST THE ADMINISTRATION OF CHIFT COMMISSIONERS

- 345. *Pandit Mukut Bihari Lal Bhargava ' (a) I, the Honourable the Home-Member aware of the dissatisfaction among the public against the administration of Chief Commissioners in the Centrally Administered Areas '
- (b) Do Govenment projose, under these circumstances, to set up elected Advisory Councils whose advice may be binding on and necessary for Chief Commissioners on all important administrative questions? If so, when?
- The Honourable Sardar Vallabhbhai Patel: (a) The Government of India have received representations expressing dissatisfaction on the grounds indicated
- (b) I have already initiated proposals for establishing Advisory Councils and hope to finalize them at an early date

FULL RE RECRUITMENT TO SERVICES IN AJMER-MERWARA

- 346. *Pandit Mukut Bihari Lal Bhargava: Will the Honourable the Home Member please state if Government propose to frame rules for the future recumtment to Government services in Apiner-Merwara, and to set up a representative public Committee to make selections for such recruitment?
- The Honourable Sardar Vallabhbhai Patel. Yes—Government have already initiated a proposal to bring reconstruct rules which will cover not only the larger Cristial services but also the small services and isolated and newly created posts—These will apply to Apiner-Meiwara when approved
- It is not suitable to associate a representative public Committee with selection to recruitment which in appropriate cases will be made in consultation with the Ledeal Public Service Commission.

LACK OF HEAD RESTS ON NEW DREAD ROADS

- 347 *Shri Sri Prakasa Will the Honourable Member for Health be pleased to state
- (a) If it is a fact that men and women workers carrying loads on then heads, are greatly inconvenienced from lack of head-nests on the roads of New Delhi and (b) If he proposes to take steps to get these constructed in large numbers at suitable places?
 - Mr S H Y Oulsnam: (a) Government have no information
- (b) The suggestion will be communicated to the New Delhi Municipal Committee for such action as may be found necessary
- PAY OF GOVERNMENT SERVANIS APPOINTED ATTER THE ALCUST, 1931, TO POSTS ON NEW SCALLS OF PAY AND THEIR ELECTRICITY OF PROMOTION TO SCALES OF PAY OF THEIR POSTS.
- 348. *Mr. Tamzuddin Khan: Will the Honourable the Finance Member be pleased to state whether Government servants who have been appointed after the 4th August, 1931, to posts carrying new scales of pay are eligible to get on promotion the present scales of pay of higher posts for which new scales of pay have not yet been determined?
- The Honourable Mr. Liaquat Ah Khan The crucial date for determining whether a Central Government servint is contiled to old or new scales of pays to 15th July 1911. Individuals appointed that that date actificated between ansemble and are eligible both on mutal appointment and promotion only for the new scales of pay. New scales of pay have been determined by the Government of Individual to the imports of posts but in cases where this has not been long the rates of pay for new cut mis will be tived by Government.

UNDESCRIPTION INCOME-TAX OFFICERS IN SIND

- 349 *Seth Sukhdev: Will the Honomable the Finance Member please state
- (a) the number of Income-Tax and Assistant Income-Tax Officers in Sind,
- (b) the number of Hindus, Muslims and others, separately,
- (c) how many of these officers have not passed the qualifying examination for Income Tax Officer's post,
 - (d) why non-qualified men are given such responsible work, and
- (e) whether it is a fact that when senior clerks and others do not pass the qualifying test for their cadre they are reverted?

The Honourable Mr. Liaquat Ali Khan (a) There we 21 Income-tax Officers in Sind - Phere is no such grade as Assistant Income-tix Officer

(b) Hardus 8 Muslams 10 Others 2

(c) Of these nine have not vet passed all the subjects in the departmental examination by the ligher standard, as normally required

- (d) The reason is that fully qualified men are not yet available in requisite machines and it is not feasible to leave the posts untilled as that would lead to necumulation of areas.
- (e) Ordinardy that is the position, but when pressure of work demands it, they that have not passed the qualifying test are allowed to officiate as upper division closs.

VICIDALSATION OF AND WRONGELLE REMOVAL FROM SERVICE OF A INCOME TAX OFFICER IN LIBER.

- 350. *Maulana Zafar Ah Khan · Will the Honourable the Finance Member be pleased to state
- (a) if it is a fact that several prominent members of the Bihar Legislature have drawn the attention of the Government of India to the victimisation of an Incometax Officer of Bihar it so, what action has been taken on their complaints or reprecentations.
- (b) if it is also a fact that a competent Court of Justice has also held that the said Income Tax Officer was wrongfully removed from service and that he was not given adequate opportunity to defend himself as provided by the Civil Service rules;
- (c) if it is further a fact that the judgment of the Court reveals that a manufactured and extra judicial letter was placed on the record while forwarding the same to the Federal Public Service Commission it so, what action has been taken or sproposed to be taken against those responsible for the act, and
 - (d) whether Government propose to make an inquiry into this matter?
- The Honourable Mr. Liaquat Ali Khan' (1) Representations have been converted from some Vembers of the Bilen Legislature regarding in Incomestax Officer of Bilen who was discussed from Government service sometime ago. They have been informed that a case filed by the officer in court is at present sub-pudice, but that the whole matter will receive the careful consideration of Government as soon as the case cases to be sub-pudice.
- (b) The court held that the requirements of Rule 55 of the Gral Sayce Classification Control and Appeal rules and section 2004) of the Covernment of India Act were not structly albeited to in the proceedings conducted against the Income tay Officer.
- (c) The reply to the first part is in the negative, the second part does not arise.
- (d) Covernment will take appropriate action in due course when the merter is further considered as indicated in my uiswer to part (i)

Expenditure on Harappa Facavagions by the Differe Cinit i of Archaeology

- 351. *Makhdum Al-Haj Syed Sher Shah Jeelan. (a) Will the Honourable Member for Education please state what was the total amount spent on Harappa Excavations by the Director General of Archaeology during the year 1946.
 - (b) What was the actual amount spent for digging the site?
- (e) Do Government propose to place on the table of the House a statement in tabular form showing the expenditure meuried in this connection including the digging, purchase of tools and plant, conveyance, upkeep of camp, employment of temporary and workcharged staff including draftsmen, surveyors, chaukidars bists and sweepits?
- The Honourable Sri C. Rajagopalachari (a) The total amount spent on Harappa Excavations during 1946 was Rs 31,497
 - (b) The actual amount spent for digging the site amounted to Rs 22 428
- (c) A statement giving the information asked for is laid on the table of the House

	Rs
(1) D gg/ng	22,423
(2) Purchase of Tools and Plant	1,485
(3) Conveyance (including transfer of camp from Taxila)	1,533
(4) Upkeep of Camp including 31 University students	2,744
(5) Work-charged staff (including student supervisors)	1,390
(6) Temporary staff	895

STATEMENT

EFFECT ON INDIAN FINANCES BY THE ABOUTTON OF SALT TAX

- 352. *Mr. Ahmed E. H. Jaffer . (a) Will the Honourable the Finance Member be pleased to state if Government propose to introduce legislation at an early date for the removal of the Salt Tax in all the Provinces of India?
- (b) Do Government propose to consider the appointment of a Committee of expects to examine the effects of the removal of the Salt Tax upon the Finances of the country in the present financial stringency?
- (c) Are Government aware of the remarks of the distinguished Indian Economist Professor Brij Narain, who has opposed the removal of the Salt Tax !
- (d) What is the average consumption of salt per head per annum, and "if salt were made as free as the an " how many pies per head would be saved by the poor of India?

The Honourable Mr Liaquat Ali Khan: (a) and (b) I would refer the Honour thic Member to the reply given to Shir Sir Prakasa's question No. 176 and Mr. Sanval's question No. 189 on the 4th November

- (c) Yes, Sn
- (d) (i) The per capita consumption of salt is about 124 lbs (b to 7 seeis)
- (n) I can answer only in so far as the duty is concerned and not in regard to the cost of production, transport storage, etc., if any At the present rate of duty, viz, Re 1/9/0 per maund the incidence is about 0/3/9 per annum or 33 pies per head per month, and this would be the maximum saving

RESOLUTION RE RELEASE OF INDIAN NATIONAL ARMY MEN AND POLITICAL PRISONERS—contd

- Mr President: The next item is further discussion of the following Resolution moved by Pandit Govind Malayiva on Monday the 4th February. 1946 and not concluded on the 1st April 1946 -
- In view of the universal expression of public opinion throughout the country in the auter this 4-sembli recommends to the Governo, General in Council to give up the trials of the officies of the Indian National 4-mm and to release immediately all men and officers of the Indian National Army as well as all other political pursoners under detention or imprisonment

The Honourable Mr Liaquat Alı Khan (Finance Member) Su as the Honomable Moyer of the Resolution is unavoidably absent. I would with your permission like to move

"That further discussion of this Resolution be adjourned to the next session

Mr President: The Honomable Member has stated that as the Honomable Mover of the Resolution is not present here today, he moves that further discussion of this Resolution be adjourned to the next session

The Honourable Sardar Vallabhbhai Patel (Home Member) | support the motion

Mr President. The question is

"That further discussion of this Resolution be adjourned to the next session."

The motion was adopted

RESOLUTION RE THE RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT

Sardar Mangal Singh (East Punjab Sikh) Sii, I beg to move

"This Assembly recommends to the Governor General in Council that Civil Aviation be run as a State Department like the State Railways and be not handed over to the private enterprise".

In moving this resolution and speaking on it, I am very well aware that I am probably wounding the susceptibilities of several vested interests and their supporters, but I will take jolly good care not to say anything which would be likely to wound then susceptibilities I would like to say also that I do not intend to embarrass the government which have already sufficient headaches But the subject of this resolution was so ungent and about other matters important that I wanted that before the government took any further steps in that direction, the House should have an opportunity to express then views I was provoked into sending in this resolution by the speech of Mr. Ali Zaheer when he was a Member of the Government of India, in which he used expressions which would strike at the very root of nationalisation of this industry or of any other industry. In that speech he definitely and conclusively stated that there would be greater facilities, there would be greater efficiency and, he also added, there would be more courtesy in the management of civil aviation if it is handed over to private companies. I do not accept this statement. I refuse to believe, whatever might be said of the past governments, that the present all party government can be less courteous or less efficient than some of our capitalists who are here to take up these services. I have not moved this Resolution simply to get mental satisfaction as a socialist-I am not a full-fledged socialist either -- but I consider this proposition from the administrative point of view as a sound one. We are just starting civil aviation in this country India is a very big country and is eminently suitable for the expansion of an services. I would, therefore submit that as an administrative proposition or even as a business proposition it is better that the Government of India takes it over from the very beginning. Civil aviation in this country is making rapid progress The report given by the Civil Aviation Directorate says that the public demand for an travel increased it a rate for exceeding expectations a year ago. During the first half of 1946 the total number of passengers carried by the an services was 37.633 as compared with 24 000 in the whole of 1945 Air travel is becoming very popular and is bound to increase as we go ahead I am aware that some of the Honourable Members-I will not say some of the Honourable Members of this House who represent the vested interests-might get up and say that if it is in the hinds of private companies it will be more efficient, and why should the government spend so much on this when it is not directly connected with the welfare of the misses? To that I respectfully submit that of all the industries and aviation is better suited to be departmentally run. At the present moment we have got all the necessary things owned by the government. All aerodiomes landing grounds, emergency landing grounds with all the hangers and buildings and runways, etc. costing enormous sums belong at present to the government. Civil aerodromes numbering about 150 and the air-force aerodromes numbering twice as many, all belong to the government The length of the nunways is as much as a road from Calcutta to Bombay Again, we have got the entire lot of aerodrome equipment, maintenance equipment, operational equipment, radio equipment. radio beacons and other stores costing millions to the government. We have got all these things with us. Almost all ancialt owned today by private compames and private owners have been sold by the Government. Then we have got specialist technicians for all branches of the Aviation Many were trained We have got the at the expense of the Government 15 or 20 years ago Meteorological Department, the Central PWD Aviation Wing. Inspection Section, Posts and Telegraphs Customs and Police and the rest We have already got all these Then we have got transport aerodromes for the carrriage of goods and passengers. We have got all the apparatus and what is much more important we have got quite a large number of machines at present with the Government. The Dakota machines are being disposed of by Government [Sardar Mangal Smgh]

at a comparatively cheap price Some of these machines have been purchased by private companies from the Government at a price of Rs 70,000 or 80,000, while these machines have been bought from America for more than two or three lakbs. Some of them me omto new

Now Su, we have got all the machines to run all these lines. We hardly require more than 70 or 80 machines or it may be 100 machines at the utmost At the present moment, all these companies which are running have got only 19 large and 6 small machines. The Government at the present moment have got a large number of machines. The Dakota machines have been tested in the will They cost less. They give good service but for some reason or other -about which my Honomable friends on my right might say somethingthese machines are being run down by propagandists who are in the ray of the Brush and the Butish machines are being advertised. I un not representmg the Americans. I am for getting the per machines, and the best machines. I am not prepared to has more for a similar in white. Six propagnida is being carried on to run down these machines and to popularise British made in chines Recently one concern has given orders for the purchase of six One of them has arrived and on the very first day when a demonsmachines tration was to be given that machine nosedized and two machines prepared by the same factors crashed. I have no quited with any factors or any machine The point which I want to make is that the Government of India at the present moment have got a sufficiently good number of machines to run this department themselves. They have got the aerodromes equipment personnel and machines. Why hand over all this property of the Government to the private owners' I isk-why not run it yourself

The other point which I want to make and which is very serious is this and I want the Defence Department to take not, of it. If you can the department without and if an emergency comes or war comes, then you can switch off the whole of the machines to the war requirements without any difficulties to which it is not a question of a mixing or not wanting. War is coming and if you hand over this department to the profitices it will be very difficult to switch off the machines to the war requirements. There were some difficulties it this start of the list wor. The pilots who recepted service under certain conditions were unwilling to serve under difficient conditions. Then again the Indian An Force Department is organising a transport command. That command will also do smula flights. Why duplicate? Why not let that department do this and also give exercise and practice to our pilots. If you do that, you reduce your expenses. You me coase the efficiency and the striking force of the Indian An Force. I would therefore say that it would be a wrong policy for the Government of India to hand over this department to the profiteers.

Then Sir the argument is advanced—Oh just wait. Let this capitalists make then money in it and after some time we will take possession of it. I want my Honourable friends to get iid of this delusion. They may not be able to take possession of the wealth of the capitalists. On the other hand, I am afraid the capitalists might take possession of our Government.

The Honourable Mr. M. Asaf Alı (Member for Railways and Transport) You need not fear that all

Sardar Mangal Singh: I need not fear so long as there are stong men there as at present but there may be different men at the time of the next election. The capitalists may arrange to send their own men. We should not forget this. We cannot visualise that there will always be strong men there like. Sardar Vallabbiblar Patel Pandit Nebru or my fixed the Nawabada. Other men will be sent in their places and therefore I am afund that we will not be able to control them. On the other hand thing, may work just the other way about and we may end up by succumbing to their propaganda, to their cajoing and to all sorts of eweet talk. I wish to remind my Honourable friends on the Treasury Benches and particularly my friend My Asaf All that duing the last

50 or 60 years our leaders have been talking of the nationalisation of the rail-

The Honourable Mr. M. Asaf Ah. We have nationalised them

Sardar Mangal Singh: I am very glad I am saving-nationalise an transport also. If one of the members on the Treasury Benches gets up and says that private companies will be more courteous, will be more efficient, I say we be condemning ourselves. We are going back on the policy laid down by the Congress during the last 50 or 60 years. I therefore wish to remind my Honourable friends on the Treasury Benches that they should be very careful in this matter and should extend the same policy to the in transport is mother small point. We are it the present moment organisms co-ordination in the transport system of our country. We are co-ordinating the road transport, the rail transport and possibly the constal shapping transport. Why not fit in this an transport also in it? I do think some scheme can be devised by which the whole system of transport may work as one unit. That will be one efficient. Private companies will hesitate to operate lines which are not sufficiently remunerative. They will not pay the same attention. I do not know how many applications have come before the Lacensing Board. I am very sony that the Horomable Member in charge of this subject is not here today. but anyhow the Honourable Secretary will get up and explain how many appli-Cations they have received and whether any applications have been received for lines which are likely to be less remunerative. It is an important author utility service. There may be accidents and there may be crishes. May I inquire if there we an crishes on the company-managed lines will this House be cutified to discuss them and myite the attention of the Government to them? Or will the Government Member get up and say "This is a matter with which the Governor General in Council has nothing to do tions will be returned by the Honourible the President Saying - The Honouable Member is berely informed that this is a question with which the Governor General in Council is not concerned. We cannot isk a question even about the Reserve Bank which is the product of the legislation of this House I therefore, do not wish to hand over the safety and service of these lines to the private-owned companies whose primary object would be to flerce the public to earn profits and no more. This profit motive is the root of all troubles. I wish the present Government of India will set an example so that other countries may know that in India it least that have stopped all exploitition by the capitalist classes

Sn, the proposition that I am putting forward is not a novel one are other very successful an lines in the world which me at present being operated by the State I would remind my Honourable friend that the Dutch Air Lane is a State-owned and State-managed concern and that line is very successful. In Russia, of course, all an lines are State-owned and Statemanaged Even in the United Kingdom, from which most of our administrators get their inspiration, they are also marching towards nationalisation The present Government of India should work in a way that all the means of production, particularly the public utility companies and the key industries, are taken over by the Government I'am very glad that in the United Provinces steps are being taken to take over the land of the zamındar, and to put it to more useful purposes (Interruption) I am also asking the House to The point which I wish to make out is that we should pass a Resolution make full use of the resources of our country to drive away poverty, illiteracy and ill-health from our country. Half of our land is lying idle and there are other sources of production which are not put to full use. I refuse to believe for a moment that Pandit Nehru would be less efficient than Messis Tatas and Birlas I refuse to believe that Then, Sir, some friends might get up and say that it is a losing concern That argument will be brought forward because all these are the tactics of the capitalists. As I have shown, we need not spend much We have got all the equipment,-the machinery, the personnel and everything else, and the Government need not be afraid of putting in their

[Saidar Mangal Singh] money, lest it may be a losing concern Sir, I do not claim to be a businessman, but I can very well imagine that leaders of the companies who have applied for licences, such as, the Tatas, Birlas and Dalmias and others, are not fools If they did not expect good dividends, they would not invest their So, we need not be afraid of it

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) They will give 50 per cent dividend or may be even cent per

Sardar Mangal Singh: My Honourable friend has increased it even cent per cent So, we need have no fears on that account The air travel has become very popular and the revenues will increase I am not a prophet but I can foresee that after one or two years the An Department of the Government of India will be able to contribute a substantial sum to the Central Exchequer, like the Railways I, therefore, have no hesitation in asking the House to adopt this Resolution

Several amendments have been tabled I am not one of those who will make a fetish of words or phraseology My object is that civil aviation should be taken over by the Government and run departmentally If other suitable words can be substituted, I have no quarrel with them as long as my object is achieved My Honourable friend Diwan Chaman Lall has given notice of an I have read it and re-read it It sounds well, but I would like to hear him before I give any opinion on it, because it is capable of different Sometimes it looks to me that it is neither fish nor fowl Unless my Honourable friend Diwan Chaman Lall, for whom I have great respect, assures me that the steps will be taken by the Government to take over civil aviation departmentally, I am afraid I cannot at this stage say that I am agreeble to that amendment

Diwan Chaman Lall (West Puniab Non-Muhammadan) It may be flesh, if not fish or fowl

Sardar Mangal Singh. There are other amendments. They will be moved. and after I hear them, we might come to some agreed decision. I wish to assure the Government that it is not my intention to embarrass them any Probably the Licensing Board is sitting and this is the right time

An Honourable Member. No, it is not sitting Sardar Mangal Singh: I think this is the most appropriate time for this House to express an opinion and give directions to the Government which I hope will abide by the decision of this House I request Honourable Members to treat this motion purely on its ments. In this connection, I would request the leaders of the two major parties in this House to release their members and to give them full freedom of speech and vote in this House. This is not a political issue. It is not a vote of no confidence. It is a first class public matter on which the opinion of the House should be taken. I therefore say that members of the Congress Party and Muslim Lengue Party should be free to vote and speak as they like Sn. I commend this motion to the House

Mr. President: Resolution moved

"This Assembly recommends to the Governor General in Council that Civil Aviation be run as a State Department like the State Railways and be not handed over to the private enterprise '

There are a number of amendments tabled by Honourable Members and m order to facilitate further discussion, as the Members speaking will not have a right of reply, except the Mover at is better that the House should be in possession of all the amendments. The first in chronological order is in the name of Mi Ananthasavanam Avvangar

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) Sir. I do not propose to move my amendment in view of the more comprehensive amendment tabled by my Honourable friend Diwan Chaman Lall

RESOLUTION 16 RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT

Diwan Chaman Lall: Sir. I move

"That for the original Resolution the following be substituted

This Assembly recommends to the Governor General in Council that early steps should be taken, keeping in view the principles of State Control or State ownership, to lay down the lines of Government action in connection with the development of Civil Aviation in India both in the matter of internal and external lines;

Mr. President: Amendment moved

That for the original Resolution the following be substituted

this Assembly recommends to the Governor General in Council that early steps should be taken, keeping in view the principles of State Control or State ownership, to lay down the lines of Government action in connection with the development of Civil Aviation in India both in the matter of internal and external lines."

I find an amountment in the nam of Haji Abdus Sattar Haji Isheq Seth and Mi Siddique Ali Khan has a further amendment to the same. There is also the amendment of Capit Syed Abid Hussam

Haji Abdus Sattar Haji Ishaq Seth (West-Coast and Nilgiris Muhammadan)
Il it is decided that only one portion should be voted upon, it would be easier
Otherwise the whole amendment of Capt Abid Hussain will have to be accept
ed or rejected Mme and Mr Siddique Ah Khan's are in two portions

Mr. President: The difficulty is that Mr Siddique Ali Klian's would be an amendment to an amendment. For the purpose of dividing an amendment into two parts for voting, there should be one amendment as a whole, instead of being an amendment to an amendment

Haji Abdus Sattar Haji Ishaq Seth: There would be separate voting, if the House decides it

Mr. President: If the Char so decides l do not mind putting it into two parts It would then be more convenient than to take up Capt Abid Hussain's amendment first

Hau Abdus Sattar Haii Ishaq Seth: Shall I move my amendment?

Mr. President: If that is moved, the other (Capt Abid Hussain's) will be barred

Haji Abdus Sattar Haji Ishaq Seth: These are two separate amendments. That would be the third amendment. So far as that is concerned there is no difficulty. The idea is to give facility to the House to vote separately if they so desire.

Mr. President: I see the point of the Honourible Member But then the difficults which I may point out to him would be that if he moves his amendment, the other one of Mr Siddique Ali Khan's comes as an amendment to an amendment Therefore, at the time of voting, the position would be that if Mr Siddique Ali Khan's amendment is carried then his amendment will be amended by that amendment and the whole will be put to the vote again, the same amendment cannot be put separately again as part of the substantive amendment. That would be the position

Haji Abdus Sattar Haji Ishaq Seth: Once his amendment is accepted, then my amendment stands amended with that amendment and that becomes a substantive amendment

Mr. President: The point is that if his amendment stands amended by the acceptance of the amendment of Mr. Siddique Ali Khan, then it will not be possible for me to divide that amendment again into two portions for the purpose of voting

Haji Abdus Sattar Haji Ishaq Seth: Then there is no further amendment.

Sri M. Ananthasayanam Ayyangar: To obviate this difficulty, my Honourable friend Han Ishaq Seth might himself add the words which are the subject matter of the amendment of Mr Siddique Ah Khan's There will be only one amendment

Mr. President: That involves the question of my giving him permission to introduce a matter of which he has not given notice.

Sri M. Ananthasayanam Ayyangar: The House is aware of that arrend. ment It is not new.

Haji Abdus Sattar Haji Ishaq Seth: If that is your ruling, then Capt Abid Hussam will move his amendment

Mr. President: If the Honourable Member is prepared to accept the course that he does not want me to split up the amended amendment he can continue

Khan Mohammad Yamin Khan (Agra Division Muhammadan Bural) If the amendment of Mr Siddique Ali Khan is accepted, it will be put up as one thing and not as two

Mr. President: If he further wants me again to split it up, that cannot be done while in the other amendment it can be done. That is the point which 1 wish to bring to the notice of the Horse

Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs Muhammadan Urban) I was trying to catch your eve all this time, but I did not succeed on I want to know whether a negative amendment can be moved or can the original motion be dis-established entirely by an amendment?

Mr. President: The point of order involves two issues, which are separate and independent. So far as the former part is concerned, as to whether a negative amendment can be moved or not, I am clear that a negative of the original proposition cannot be moved and the Honourable Member has the right to oppose it. But so far as the substitution is concerned, which does not mean a negative of the original proposition. I see there are precedents in which such amendments have been allowed

Haji Abdus Sattar Haji Ishaq Seth: Sa, I move

"(1) That between the words 'be' and 'run' the words 'owned controlled and be use 'ed.

(n) that for all the words occurring after the words 'State Department the words by Provinces, Governments' be substituted "

Mr. President: Amendment moved

"(1) That between the words 'be' and 'run the words 'owned controlled and be reserted

(ii) that for all the words occurring after the words 'State Department' the words by Provincial Governments' be substituted "

Mr. Siddique Ali Khan (Central Provinces and Berai Mithammidan) Sir.

"That in the amendments proposed by Haji Abdus Sattar Haji Ishaq Seth after the words 'by Provincial Governments' the following be added

'in accordance with co-ordinated schemes drawn up by a Central Committee on which the Provincial Governments are adequately represented'"

Mr. President: Amendment moved

"That in the amendments proposed by Haji Abdus Sattar Haji Ishaq Seth after the words by Provincial Governments' the following be added

"in accordance with co-ordinated schemes diawn up by a Central Committee on which the Provincial Governments are adequately represented"

The Assembly then adjourned for Lunch till a Quarter Past Two of the Clock

The Assembly re-assembled after Lunch at Quarter Past Two of the Clock Mr President (the Honourable Mr G V Mavalankar) in the Chan

Mr. President: Seth Govind Das I believe the Honourable Member knows that there is a time limit of fifteen minutes

Seth Govind Das (Central Provinces Hindi Divisions Non-Muhammadan) Yes, Sir I rise to support the amendment moved by my Honourable friend, Diwan Chaman Lall, In my opinion there is not much difference between the Resolution of my Honourable friend, Sardar Mangal Singli, and the amendment moved by Diwan Chaman Lail. In principle both agree because 'se' the amendment also it is stated 'keeping in view the principles of btate Control or btate Ownership. The words btate Ownership are there which mean that if the Government think it advisable to make aviation a blate-owned enterprise it can do so.

Now, Sir, we cannot deny the fact that there is a lot of difference in the position in which we were before this bession of the Assembly and the position in which we are today. There is no doubt that we have not got complete independence, yet we cannot deny this fact also that today the Treesury Benches are occupied by the real representatives of the people. (An Honourable Member Peoples) and the interests of the country are absolutely safe in their hands. Therefore, Sir, the amendment which has been brought toward by my Honourable tried, Diwan Chaman Lall, is as it ought to be under the present chromistances. But though we have full confidence in the present Government, set we can express what we think proper in this House and recommend to them what they ought to do.

I am, Sir, for nationalization of this industry, and I have got my own reasons for it I shall relate my reasons briefly First of all, we cannot help big business to go on having huge profits. In provinces we want to abolish agricultural zamindar. In the United Provinces Assembly, we have passed a resolution for nationalization of industries also. While, Sir we are contemplating to abolish agricultural zamindaris we cannot help in the establishment of commercial zamindaria My other reason for nationalization of this industry is that no transport system can be perfect in this land unless we have all sorts of transports co-ordinated Now, Sir, aviation is also one kind of transport, and we know that though we have plans for co-ordinating rul-road system yet how difficult it is for us to co-ordinate these two transports and that is because vested interests have been created on roads. Now it we give aviation to private concerns vested interests would be created in this sphere as well and it would be difficult for us to co-ordinate aviation with rail and roads. The third reason why I am opposed to this enterprise going in the hands of private concerns is the too far our plans for industrialization of the country are not made and we want first machinery for making machinery in our country and then we want machinery for heavy industries. If this industry remains in the hands of the State, only those lines will be worked which are found absolutely essential and aviation would be expanded when we start making our own aeroplanes. If we go on importing motor cars, aeroplanes and other consumer goods indiscriminately, our sterling balances, which we could accumulate after such a long time and after such great trouble would dwindle away

Sardar Mangal Singh. They are already selling rotten machines

Seth Govind Das: And therefore in the interest of our industrialization it is necessary that this industry should remain in the hands of the Government My fourth reason for not giving this enterprise to private concerns is that they will never have aviation lines well distributed. Their eves will be on profits and they will only work such lines which will give them huge profits ignoring the interior of the country, and also ignoring the niedical, postal and other facilities which will give less profit, but more convenience to the rural and semi-rural population of this country. My fifth and the last reason for not giving it to the private concerns is that if it is given to the private concerns, there will be cut-throat competition and there will not be any standardization of the industry as it ought to be In view of these reasons, I am in favour of making this industry a state enterprise, but at the same tune I do not want to bind the hands of the Government and say that they should do such and such a thing If they feel that at present there should be only control of this industry they should be at liberty to do so, and this is what the amendment of Diwan Chaman Lall asks

If the Government think that it is advisable to control this industry there are two ways of doing this One it to invest sufficient amount of capital in these concerns, I mean 51 per cent and the other is to make such rules and

[Seth Govind Das]

regulations which will control the working of this industry. In my opinion there cannot be any proper control unless there is 51 per cent investment of the Government in these concerns. But Sir, this also I want to leave in the hands of the Government. These are my suggestions which I am putting before them for consideration.

As far as control is concerned, emigent industrialists have themselves come sort of control of industries is necessary. The President of the Induan Merchants' Chamber of Bombay recently said. "We realize that a certain amount of regulations and control by the State will be necessary and may have to be accepted." Now Sir what kind of control it ought to be and in what way it should be done should be left to the Government. But inless and until, as I have said, there is sufficient investment, by inaking rules and regulations alone there cannot be any proper control. I can give many instances in this respect. But I shall content invisely by giving only one illustration and that is, Sir, the working of the Factories Act. Recently, the Honourable the Labour Member brought a measure here and while moving it he himself admitted that control by making rules and regulations cannot be effective.

There is one more point towards which I want to draw the attention of the Government. They should see that this industry remains an Indian industry Recently. Sir, an article appeared in the Eastern Economist, in which it is said that recent developments unhappily go to prove that Government are not acting up to their professions of permitting the development of Indian Air services, both internal and external b. Indian enterprise under Indian management and to encourage the employment of Indians. It was disclosed in the course of the Assembly debate on the grant for Civil Aviation that one of the two major companies is operated by managing agents in whose firm non Indians hold 60 per cent of the share capital and five out of the seven seats of Directors.

And. Sir, while concluding my remarks, I shall point out that the policy of the Government in this respect should be clear. So far Sir, we were being ruled by an alien Government. The interests of India were not safe in their hands. They wanted to encourage foreign capital and the footengiers. But now, Sir, the rems of the Government have come into the hands of the real representative. The attitude of the Government which was ruling so far, with regard to industries can be known from a "statement of Government's undustrial policy which was issued in 1945 by the Planning and Development Department They said.

"The attitude of Government towards industry in the past was for many years one of lausest fare. Till the war of 1914-18 this policy was maintained in the belief which was in accordance with current economic doctrine that industrial progress was best achieved by unregulated private enterprise. This attitude underwent some modification after the last war through the adoption of the policy of discriminatory protection."

But we know that up till now the same policy practically continues

In 1919 Mr Montague, the then Secretary of State for India said

"I accept the fundamental principles underlying the recommendations of the Commission that in future Government should take an active part in the industrial development of the country secondly, that Government cannot undertake this work unless provided with an adequate administration, equipment and forearmed with reliable scientific and technical advice,"

But in spite of a lapse of 25 years, the Government remain where they were I expect that as the circumstances have changed the present Government will look into the policy thoroughly and will see that if this industry is not immediately nationalised steps will be taken so that it is fully controlled and is nationalised in the near future. I support the amendment moved by Diwan Changan Lall

Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan Rural)I rise to raise my voice against the resolution so ably moved by Sardar Mangal
Singh I am afraid his speech was too emotional. I am not convinced with
the arguments that he advanced that this industry should be taken over by

RESOLUTION TO RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT

the State I should like to read an extract of a speech by Mr Herbert Morrison leading member of the British Socialist Cabinet

"People have been known to go red in the face of blue or both red and blue, in discussing it (nationalization) either as pro nationalizers or anti-nationalizers

There is however no real need for excessive excitement for the question to be decided in whether, in the circumstances, the industry is likely to be better run by free competitive private enterprise, or controlled and supervised monopoly enterprise, or by public enterprise, of one sort or another

It is up to nationalisers to prove their case that there will be public advantage by nationalization I to no less up to the anti-nationalisers to prove their case that the public interest can best be served by private ownership."

This I am afraid, my fraind has failed to do To judge whether Ntate or private enterprise will give better benefits we must consider three points (a) That Air Lines in India are properly co-ordinated (b) That further subsidies and fairs are kept as low as possible (c) Greatest possible efficiency, latest improvements to be incorporated and best and most counteous services. If this can be achieved by private enterprise, we are certainly for it. If not, we are definitely for nationalization

In air line operation, there are following factors to be considered very carefully (a) It should not be forgotten that this is a very highly specialised subject (b) of great importance are the commercial and human aspects (c) Rapid and continuous changes take place in designs of aeroplanes and in operations (d) Lustly, that large elements of personal contact with passengers is involved.

The question is whether the State can give you better results than private companies. This is a fact which requires to be carefully considered. I am sure all of us will agree that the way the present airways in India are being run is to my mind very satisfactory. We are also all satisfied with the timings, the comforts that are offered to us and in every respect they are most satisfactorily run. Every day we hear in the House and even outside. Look at the railways which are run by the State, hundreds of complaints, but have you ever heard of complaints against Indian Airways? We have not come across any accidents, whereas we read in the papers every week of train creases.

My friend said that the Government of India can take over the industry, as they have 90 Diakotas. May I tell my honourable friend that those Diakotas which are offered to Airways today are useless. Lives will be in danger if they are used. Now look at the companies. I know, Sir, that all the private companies in India are importing from England first-class machines equipped on modern lines. I would ask my friend Sardai Mangal Singh, to be the Momber in charge and take over those Dakotas and see how far he will succeed. These Dakotas are of no use. I would advise my friend the Secretary for Posts and Air to see that these Dakotas are not offered to the public for use. They are so much scrap and I am sure the Dakotas which have been lying in the dump in Bengal are absolutely of no use and they should be burnt.

Mr. N. M. Joshi (Nominated Non-Official) Which airline company do you belong to?

Mr. Ahmed E. H. Jaffer: I represent none I can assure my friend that I was offered a Directorship by three well known companies, but I refused to be a Director I desire to have no interest in any air line I know myself that it will not be a paying concern I will be the last to start a concern myself I can assure my friend that I am speaking from an unbiassed point of view and I hold brief for none

One point I would like to say against State Management. State management of airlines would subordinate air transport to the interests of rulways as in the case of road development, where railways are realous competitors and will retard the development of national aviation. My friend said that we have got best brains in the Cabinet and they will be able to rui this under State

[Mr Ahmed E H Jaffer] management But may I ask him whether they have got all those resources at their control which private companies have? It will be very difficult for even the Honourable Members in the Interim (covernment to run this as a State-managed concern. I hope they will drop that idea even if they have got it in their mind I can issure my friend that I do not doubt their ability. I know they are the best men in the country but that is not the point. The point is whether they have the resources

Secondly these an lines will be subject to the influence of political groups, which we should all avoid. The policy shield has been outlined by the Honourable Member in charge, a Congress nomines can be changed today by the present member a Muslim League nomines. If policy is going to be changed like this as Members in charge change, ther I am afraid the air companies will not know what to do in future. In this connection I would like to read only a few lines from the statement of the arc ions Maniber, Mr. Ali Zaheer, as far as nationalisation is concerned

"The question of rationalisation of an source has been agitated in papers and has engaged the attention of Government. The present policy of Government on this question is to allow private companies, licensed by the Ar Triuspoit Licensing Board, to operate the internal route. In coming to this conclusion the Government has been greatly influenced by the consideration that its machinery is not as yet so highly developed as to enable it to undertake actual operations in aviation

The progress of civil aviation in the beginning can be achieved more by permitting private

commangs to operate on internal outes under state Government herming and supervision.

The Government hopes that on account of mixtle enterprise greater ficilities efficiency and courtesy will be available to the passengers than if the services were to be nationalised at this stage "

I am sure no members of this House would disagree from this The Government's case in favour of private constants is so strong that it needs no further clarification

Sardar Mangal Singh: The Government themselves have repudiated it in reply to my question

Sir Harold Shoobert (Secretary Communications Department) No. that has not been repudiated

Sardar Mangal Singh: You said that that was the view of the Government of India at that time

Mr. President: Order, order

Mr. Ahmed E. H. Jaffer: I would also like to read one more quotation on the subject fr m the Indian Finance of the 12th October, 1946

There is hardly any exaggeration in the statement that as things stand the easiest way of killing new enterprises in this country is to hand it over to Government-to nationalise

I would suggest to the Government that they should not embark on this mission of taking over civil aviation under state control. Their hands are already too full at present and I am sure then hands will be also too full in the Let them first ee to the basic needs of the country and let them devote their time and attention to the question of providing food, clothing and housing to the people of the country and then let them embark on other ventures I personally think that the time has not come when they can think of taking over civil aviation under state control

Miss Maniben Kara (Nominated Non-Official) Sir I rise to support the original Resolution so ably worded and moved by my Honourable friend Sirdar Mangal Singh That Resolution in a very clear way has stated the objective of the Resolution, which is the ownership of civil aviation by the State Sir, I strongly oppose the amendment moved by my Honourable friend Diwan Chaman Lall which though on the face of it, looks very impocent and haruless gives an impression that he also stands for some sort of nationalisation of civil aviation I would draw the attention of Honourable Members to the mendment of Diwan Chaman Lall, where he very clearly states "keeping in view the principles of State Control or State Ownership" He telks of "or state ownership" He does not say "and state ownership" which means that it may be owned by the State or it may not be owned by the State and to that extent it we essentially a very different idea sponsored by Divan Chaman Lall as against the one which is aheady embodied in the Re-olution itself

Civil Aviation is ceitamly a public utility service. It is used by the public it is for social welfare both the parties who are today occupying power, if their policy is to nationalise the key industries and essential services, this is the policy is to nationalise the key industries and essential services, this is the time when they can act upon their declarations I can very well understand if they openly come out and say that they do not stand for nationalisation of they openly come out and say that they do not stand for nationalisation of the undustries but I cannot understand nor appreciate the moving of such amendments, which looks like pseudo-socialist imendment. It gives the idea that we stand for nationalisation and quietly an is dentity it has been moved that the stand in the second properties. It makes no sense Again I would like to draw the attention of the House to a question which was asked by any Honourable friend Sarida Manual Single nor the 11st October.

Will the Honomable Member to: Communications be pleased to state whether Government are aware that there has been contamous and input growth of an transport in India and that are services are in private hands."

And the reply given at that time was that

The polar of the Government was in favour of regulated pivate enterprise. The preent Government his no time to risk with polary to amount to the House soon. I may, however say that the House will have an opportunity to discuss this subject on "ordar Varietal Singh's resolution to be delated on the 8th November. Probably by that time" I way be in a position to indicate Government's polary.

This is a reply given to this House on the 31st October during this very session I am waiting with great interest to know what the Government policy is going to be on this Resolution. As it has been already pointed out by the Mover of the Resolution this particular industry cannot exist or cannot contime its proper functions without the aid of the State. Even today the Goveinment have to supply them the pilots and they are responsible for the education of the pilots. They have to have the aerodromes they have to have certain supervisory staff. In various ways without Government support this private enterprise cam of go on and I full to understand why Government should want to aid in enterprise of private individuals. The meaning of the word 'privite enterprise' presupposes profits An industry for use can be run only if it is owned by the state. I have been aw uting and watching the policy of the present government, and I hope that on this issue at least government members will boldly come forward and say that they accept the spirit of the Resolution The national government which is in power should stand for the nationalisation of key industries and should not wait to declare their intentions I am you much grieved to note that in certain respects where the government have already declared their policy like at the trade and employment committee. the Honourable Member made his declaration of state policy when he talked of giving protection to private industries by giving them high tariffs and subsides I have no quarrel provided they come out and say so openly then I will know where I stand But it always happens that able men like Diwan Chaman Lall, with his parliamentary experience of so many years who can make able speeches and convince the House,—says that instead of 'and' he has put that little word 'or', which makes all the difference in the resolution which has been moved by my friend Sardar Mangal Singh The present Government from whom we expect great things, on the question of industrial unrest also has foisted the Trade Disputes Act on working classes

These are not the ways by which the social welfare of the country can be brought about, these are not the methods by which the present government can create the confidence in the public to feel that now we have our own government at the centre and we can expect better things Big manifestoes have been drawn up by both the political parties who are today in the seats of government Only two months before they were on this side and I know that questions were asked about nationslisation of certain industries, but today when they are put in power, let us

Miss Maniben Kara] hope that they do not needwink the public. One of my friends in his speech has stated, that because there is a national government we must ditto them He is of the opinion that, it will be a terrible thing if the policy of the government changed every time with the change of colour of the skin of the members of government Sir, that is precisely our point We have been fighting against the particular system which has been followed by the foreign government We have not been tighting for the mere change of the colour of the skin, but we expect that the national government consisting of Indians-will change the system and policy which has been tollowed by the foreign government which was keeping the country in starvation and misery and was responsible for all sorts of evils in this country-my reply to the last speaker is this he must realise that we certainly do demand that with the change of the government, the policy of the government must change It the intention of the present government is, as is pointed out, the maintenance of the status quo, I think we have fought the battle in vain. We may get political independence. but it will not be freedom for the masses. For freedom of the masses it will be absolutely essential that we should give up the policy which has been pursued by the foreign Government and that we should accept a progressive policy which alone will guarantee peace and harmony and happiness for this country I am surprised that some members from the Congress benches have come forward and asked us that we should not expect drastic changes simply because now at the centre there is a national government. It is because we have an Indian government that we have a right to claim from them certain changes We could not make that claim from a foreign government because they came here to suppress and to exploit us. Their motive was very clear, they came away all these thousands of miles to have no other benefit except to explorus But we certainly expect better and greater things from an Indian government, and I would be most greeved to have any such uttterances coming f om members of the so called popular parties

I would therefore think that this is high time that on such questions of social importance whereby the social welfare of the common people can be safe guarded, the government must come forward with their declared policy This is their opportunity, and I think Sardar Mangal Singh's resolution is most timely and let the entire nation judge the present government by their action I would therefore appeal to my friend, Diwan Chaman Lall, to withdraw his amendment Every one of us should pass the Resolution unanimously, expressing our opinion so that the government may take note of the Resolution which has been passed here. Let us not take the other way round, that we should go on, as pointed out by one of the speakers, supporting the government in all their actions No These legislatures are going to control the government, and not the government going to control the legislatures That should be the I am surprised that an honourable member belonging to a popular party should come forward on the floor of this House and make a statement that we must let the Government decide what they want to do, whether they want to control industry or own it Why should the government decide? It should be this Assembly that should decide whether they will control or they will own I do not want to say more, because most of the points are covered by the Mover of the Resolution I hope that this resolution which has been moved is absolutely in accordance with the declaration of both the parties who from the government and they will accept this Resolution in spirit and in action these words I strongly oppose all the amendments and support only the original resolution moved by Sardar Mangal Singh

Sir Cowasjes Jehangir (Nominated Non-Official) Mr President, it appears to me that my friend, Sardar Mangal Singh, and Maniben and Company have formed the opposition in this House They are welcome to do so, and I wish them God speed and success But I would like to draw attention to the constitutional position in this House It is very different to what it was a few months ago Today on the treasury benches we have representatives of the

two main parties in this House, the Congress and the League, and it is expected that members of those parties will support their government, will support the treasury benches

Mr. N. M. Joshi: Do you know if this is their view?

Mr. President: Order, order

Sir Cowasjee Jehangir: My friend Mr Joshi is welcome to be in the opposi-I might have added his name to the company The constitutional position I desire to place before this Honourable House is this, that if you are to have party government, the House should not definitely express its opinion in such definite terms as are contained in my Honourable friend the Sørder's Resolution, before knowing the exact position of government You cannot expect members of the parties supporting the government to definitely commit themselves to a policy which they might find is not acceptable to the government The constitutional position is that the Government declares their policy The Opposition oppose The supporters of Government support that policy and have the privilege of criticising but as soon as they oppose Government by then vote, then either the Government is defeated and another Government comes in or those Government supporters who oppose form another party Now, that is the constitutional position in every legislature of a democratic enaucter Now, my Honourable friends here desire to express a definite opinion on a policy which has not been properly formulated by Government but on which a member of the Interim Government has expressed a definite opinion There is no question of change of colour One member of the Interim Government resigns and another takes his place. That makes no difference. You have to take the opinion of the member of the Interim Government who expressed an opinion on this question

Miss Maniben Kara: He has not expressed

Sir Cowasiee Jehangir: It was read out and if my Honourable friend could not understand the meaning of plain English I cannot help her I am fairly certain that it was worded very clearly. It was a member of the Interim Government who expressed the opinion That opinion was read out to this Honourable House and it was on the very question we are discussing. Now, Sir the Opposition-I will call it the Opposition-formulates a Resolution contrary to that opinion expressed by a member of Government and my friend behind me calls upon Government to carry out their pledges to serve the country and to do everything that is for the benefit of its people I know it is all very pretty to say that Mr President, we have been accustomed to hear that sort of language in the past Those things were suitable then but today they are not suitable and we must change our mentality We must change our methods because we are in a totally different position and therefore I congratulate my friend Diwan Chaman Lall on having drafted a Resolut on which is suitable and coming as it does from the supporter of a party which is on the Treasury Benches, we cannot expect my Honourable friend Diwan Chaman Lall to dictate to Government that they shall do so and so

Miss Maniben Kara: Why not

Sir Cowasjee Jehangir: Does not my friend understand what it is to have a constitutional Government? If she wants to oppose for the sake of opposition, I do not deny her that wonderful position but the position is very different now

(Interruption by Maulana Zafar Alı Khan)

Mr. President: Order, order Let the Honourable Member proceed

Sir Cowasjee Jehangir: Mr President, you did not hear that interruption It was excellent He said that in a war of words, it is difficult to beat a woman Mr President, you and I have had opportunities in the past of having to deal with them and neither you nor I are going to be frightened.

[Sir Cowasiee Jehangir]

Now, Mr President, having explained the constitutional position to the set of my ability, I say that it is not up to either members of the Muslim League or the Congress in the very beginning of our constitutional life in this House to lay down the policy of Government and dictate to them that they shall follow it. When they formulate their policy, I will have no objection to any member of the Muslim League or of the Congress criticising Government and saying "we do not agree". I myself reserve to myself that privilege.

Having dealt with the constitutional problem, we come to the merits of the I will be accused of being a capitalist. I will be accused of being par-May I turn the tables on those who metend not to be capitalists pretend that they have not got a rupee in this world. They have got nothing to invest and therefore it is their privilege to talk of ultrasocialism and to say that they are impartial and to say that if anybody does not agree with their opinion they are partial. I plead guilty to the charge of having a little moncy but I do contend that m all matters which affect the real interests of this country there are men who may be capitalists but who will put the country before themselves and let that be clearly understood by my friend to the right and my lady friend behind me. Therefore, Mr. President, if I control that there is a great deal of sound argument put forward by my young friend Mr Jaffer I should not be accused of being partial. This is a young industry and if it can flourish under Government control by all means have Government control. It is the one form of industry in this country or in any country which should have considerable government control. The lives of the people of this country who fly are in the hands of the management of these companies and it is up to the Government to see, by their control, that flying is made as sale as possible That is their bus ness and I trust that such control will be exercised impartially and strictly and that flying will be made safer in India by Government control than in any other country but that does not mean that Government should own the whole concern (An Honourable Member Why?) It is all very well to call for nationalisation but one has to judge whether nationalisation of any industry s in the interests of the country and its people or whether it will damage both the Government and the people

Mr. N. M Joshi I rise on a point of order. My point of order is whether Government propose to take part in this debate and if they propose to take part, they should do so at an early stage.

Mr. President: That is more or less a point of opinion

Mr. N. M. Joshi: We want to hear the Government view

Sir Harold Shoobert: Government would much preter to have the views of the House first

Mr. N. M. Josh: It is not fair to the House that the Government should speak last. The House must know what the Government point of view is, so that we shall have an opportunity of speaking on that point of view. You cannot be a dictator

Mr. President: There is a good deal of force in what the Honourable Mi inher has said. I have myself felt it many times that it is better if the Government intervenes at an early stage because they have got the right of reply

The Honourable Sardar Vallabhbhai Patel (Member for Home and Information and Broadcasting). Sir, I propose to say a few words. Not being accustomed to long and unimportant speeches, I wish to point out at the outset that the Member in charge of this Department has not yet put his foot on solid ground You all know that the Government that you see here has taken charge of running the administration of office under very difficult circumstances. We have taken office under a shadow of a great tragedy—17 days after it—, we took office. The happenings in other parts of the country are known to you. We must put our foot on solid ground before we rush into dangerous waters.

learn to govern before we enter into hazardous undertakings. We must know what nationalisation of such important business means financially, from the point of view of administrative ability and efficiency and many other things. We are asked to remember that the Government is put to test or they are on trial for the undertakings given to the public Nobody remembers these undertakings more than those who have made them. We know our undertakings and we know our responsibility and, therefore, we do not want to be hustled and we do not want to be pushed into things before we know that what we undertake is a solid thing Therefore, I can only say at the present moment that the policy of Government has not yet been formed You know the coalition Government has only been formed a few days ago After that the Leader of the House also has been engaged in an undertaking of which I should not say much, but it is a very hazardous thing and a very dangerous thing. He has taken a very grave responsibility and he cannot avoid it. Many of us would like to know and rush to places where there is danger. Therefore, we have yet to create stable conditions in this country before we undertake the dangerous or hazardous undertakings or undertakings involving risks and we must think before we do anything of the kind

May I appeal to the House—I am a novice and I have no experience of Legislatures, but I feel very much disturbed-and I must confess that many of you have not yet realised that this is not the same House which it was before. We have a long business to go through. If you see the list of business, you will find that all important items are put aside and we have not done much business There are now only four official days left in which we have to transact all the remaining business. All the important Bills are still pending. That is not the way in which business can be conducted by a House which wants the Government immediately and straightway to take to nationalisation of big industries. Therefore, what I say is that accepting the principle of nationalisation is one thing but to put it straightway into practice without caring for the consequences, without considering the implications and without examining carefully the pros and one of the business is another. It is not nationalisation but I should say, it is the beginning of liquidation of Government altogether. Therefore, on behalf of the Government I can only say that the amendment of my Honourable friend Diwan Chaman Lall is the proper amendment because it gives Government time to consider the whole situation

Sasanka Sekhar Sanyal (Presidency Division Non-Muhammadan Mr President Sir, after the louid statement made by the Honourable the Home Member I do not think there is any need to impress the House regarding the wisdom of the amendment which has been given notice of and which has been moved by my Honourable friend Diwan Chaman Lall I want to assure the Mover of the original Resolution, Sardai Mangal Singh, that we the members of the Congress Party stand exactly where we did previously will not take much pains to refute the heated arguments of my very good friend Miss Maniben Kara. She has complained of the change of skin Sir when the Puty in opposition goes behind the Government, there is bound to be some change in the skin but we, the Members of the Congress Party, have not changed our mind or our character at all. But my friend Miss Maniben Kara has neither changed the skin nor the soul behind the skin previous stage, she was behind the then Government and accused the Congress Party of its unpractical ideology

Miss Maniben Kars: And also the Government

Mr. Sasanka Sekhar Sanyal: That was only a ruse. Even now she is accusing the Congress Party for its practical ideology So, she is very constant, but it must be perfectly understood that our amendment is practically in line with and in tune with Sardar Mangal Singh's Resolution, but we want to make his proposal more workable so that it may be taken in hand immediately As the Honourable the Home Member has clearly put it, we sland by nationalisation, but we cannot so ahead merely with the abstract proposition in hand. We should also be able to put it into effect and thus he able to achieve our object in a gradual manner. Miss Maniber Karn confused the

[Mr Sasanka Sekhar Sanval]

point very much when she thought that Diwan Chaman Lall's amendment is a negation of the original resolution Definitely it is not Therefore, all her invectives against this amendment were beside the point

I do not agree with my Honourable friend Mr Jaffer's arguments He was satisfied with the courtesy of the private enterprise, he was satisfied with the efficiency of the private enterprise, and he was satisfied with the timing of the private enterprise The real thing regarding which satisfaction is necessary is not this We are not really satisfied that the profits should go to private pockets That makes the distinction. The State must earn all the profits. I think the Birlas, the Tatas and the Dalmias and a host of others, even if they give maximum satisfaction to the passengers by efficient service, even then we will not be satisfied because all the profits are taken away by them. The State must earn the profits so that they will go to the advantage of the commoner We are committed to our fundamental declarations, we have declared in our election manifestos and in other spheres and contexts that all means of transport are to be nationalised or controlled by the State My Honourable friend Miss Maniben Kara should apply her mind to the English wording There is something like the conjunctive 'or' and the disjunctive 'and' and there in the election manifesto 'or' is used in a comprehensive sense. Here also in the amendment, Diwan Chaman Lall has used it in the same sense. I hope our Government will be able to make rapid strides in the direction of nationalisation in a practical spirit of achieving immediate results. Sir, there is no use mincing matters My Honourable friend Sardar Mangal Singh ought to understand why instead of supporting his Resolution, we have had to give this amendment which is the best compromise under the circumstances wisdom of it is illustrated by the attitude which was expressed by my Honourable friend Mi Jaffer. He is perfectly nationalistic minded. He has previously talked over this matter in a spirit which was the spirit of the Congress But today we talk of nationalisation, but he talks in the light of private enterprise So there is a difference between the Congress Party and the Muslim League Party here (Interruption) There are members who spoke in that light What is this Government? This Government is a composite Government. ment, it is a composition of two major political parties and also other elements They have to compose themselves and their differences before they can go shead with things of this nature Sir, in this connection while realising the difficulties or drawbacks in nationalising internal services, I would invite the attention of the Government to external services and to my mind, Sir, these services can be taken up forthwith and there is no difficulty in that If we leave our external services to open competition, then foreign companies will oust Indian companies and the result will be that in this very important matter, India will not get any berth and that is what I desire should be avoided Sir, geographically and meteorologically India is best suited for air enterprises, and externally, Sir. if we can carry on contact with the neighbouring States and powers, we shall at once go up in prestige and that will mean a lot Sir, this carrying of external services under nationalistic management has got commercial advantage, it has got political advantage, it has got social advantage also Commercially it will bring crores and crores of rupees which will be available for the State and for the man in the street Politically, Sir. this Interim Government which is out to achieve independence will at once get recognition outside this country, if India's air services are operated for the purpose of contact with all independent countries of the world Sir, my Honourable friend Sardar Mangal Singh was pleased to refer to the case of Holland Sir, Holland is a very small country, but it has got its own state managed external services which goes as far as Sumatra. We must also have our external services which will go to the farthest corners of the country, our aeroplanes sealed with the insignia of Indian Government will reach foreign lands and will add prestige to our Government and to our people and will demonstrate to the world that the interim government has achieved political independence in action Socially also it is necessary that we run these services because geographically and politically we are the brain trust of all the powers in the East. You find, today in Afghanistan there is no air service, in Tebet there is no air service, in Nepal there is no air service. On the one hand we can go to Cairo, and on the other, we can cut across Afghanistan to Russfa, we can go to Iran, Iraq and to every side of the globe and if we have to play our role as a central force in the conglomeration of eastern, powers and States, it is just necessary and desirable that we start with a proposition like this today and forthwith Therefore, Sir. I submit that the Congress, attitude must not be misconceived. I trust Sardar Mangal Singh has not misconceived our attributed. My friend Miss Mani Ben Kara rather went to the extreme length in attributing to us weakness which is not ours. We want to go in for nationalisation, that is our aim and object, but at the same time, we want to carry one consistently with limitations of the present government. We are a composite government now and the parties behind it have also got to compose and coalesce. Once this Government has sattled down, once the major difficulties have been liquidated, it will be time for us then and then alone to whip the Government to action, but today in trying to get the golden egg in a spirit of extortion, we must beware that we do not kill the hen herself

Dr. Zia Uddin Ahmad: Sir, I have a great apprehension that the present problem of competition between ruil-road may become later on a triple proposition, that is competition between road, ruil and air. I invite the attention of this Government to this danger that is athend. We have followed very clearly the history of the development of Indian railways. We first began with company managed railways, we gave contract to companies, gave them land, guaranteed a certain rate of interest and left the whole thing to them After an experience of 75 years, the Acworth Committee gave its decision by the casting vote of the Chairman that all railways in India should be acquired and should become the property of the State and that they should all be run by the State, and owned by the State We adopted this principle after our unfortunate experience of the development of railways for over 75 years. This principle was also adopted in France, Germany and other countries and it is now accepted here that the State should own the railways and run them Again when we discussed the nationalisation of various industries, we remembered that the first place should be given for nationalisation of transport Transport, they say, is the first industry to be nationalised. Everything else may follow We learnt this after the bitter experience of loss of several' hundreds of crores-I have not calculated the exact amount-on our railways We then came to the conclusion that railways should be nationalised and owned by the State I would impress upon my colleagues that they ought not to commit the same mistake which they made in the case of railways now as regards air transport. We must remember that there is bound to be a common board to control all forms of transport,-rail, road, air and also water which is an important problem in Bengal and Assam though not elsewhere. We should not make any mistake about it which may create trouble later on We ought to learn from past experience of the railways when after 75 years we decided that all the railways should be owned and managed by the State we must realise that transport will have to be nationlised at an early date, and as a corollary to that, we will have a common authority to control all types of transport

With these two main objects in view it is out of question to have these more than a companies which may lead us to main v complications. When I raised this point in supplementary questions I was told that the State is not in a position to undertake the direct administration at once because they have not got the resources and also the technical staff required. As a compromise I suggested that a contract may be given for 10 years. We should also have some control over this administration. For instance, rates and fares are important items of all traffic, and even in the case of Indian railways when companies managed them Government kept the right to fix rates and fares. So even during these ten years of contract Government should keep that right. I also hold very strongly that the fare by air should not be more than that by

[D] Zia Uddin Ahmad] an air-conditioned saloon. I am contemplating a time when all the first class traffic will go by air and the initiative will have only two classes,—upper and lower. So the fare by air, as I said, should be the same as in air-conditioned coaches and no further profit is justifiable. I find a Resolution tabled for next week regarding a limit about the declaration of profits. So I think they should be allowed to charge only first class fares. Government at present cannot undertake the administration not for wint of money but for want of technical personnel. It will take ten years to get these technical experts by opening aeronautical classes in our institutions. Another print is that the aircraft row used by these companies will be replaced by up-to-date and modern aircraft in ten years' time. I was offered by American Disposals a four-senter micraft for Rs. 4.000 but was advised by a frend there it the same time that I should

not take it because in a few years' time they would be sending here modern aircraft and these machines would become obsolete. So in ten years we will be

able to run these things in more comfortable aircrafts

A point was raised by one Honourable friend that we should have some kind of control over companies registered abroad but whose airships pass My own view is that in such cases these companies should through India be asked to pay some tax which may be fixed by the transport authority because they use our airports, we need not necessarily acquire any share in those companies unless they start from India or have their terminus here. Companies initiated here should be treated in a different manner and we should have something to say in their administration and also in their shares. Therefore I have regretfully come to the conclusion that as we are not yet prepared to undertake the administration of air transport we should give it on contract for a few years. But I feel strongly that it should not be given to one company because that one company will be so strong and will have so much influence that you will not be able to acquire it. In 1934 I six the influence of Tata's with the members of the Assemb's when the Iron and Steel Protection Bill came up for consideration in Simla and therefore I would never agree to the contract being given to one company. Create about half a dozen companies or more and give them contracts to run on different routes, by giving it to one company you will merely perpetuate its possession and you will find it difficult to dislodge it. Therefore they should be given to different companies know several companies are being formed in India but the crocodiles and alligators do not like to have small fish in the sea to exist. Therefore the contract should be given to smaller companies so that after ten years you will find it easy to acquire them all

Khan Abdul Ghani Khan (North West Frontier Province General) Sir, I would not dare to open my mouth so soon after the food debate if I did not feel that the matter before the House was really one of the most vital that has come before this session. I do not want to pretend to advise Honourable Members, I only want to point out the great importance of our decision today. Here is a test case for the future and the present Government of India, and therefore the people of India to say their intentions. The motion of my Honourable friend Sardar Mangal Singh has not led us to discuss avaiton, it has led us to the cross-roads. It has brought us to the cross-roads and we must choose the path along which we intend to carry the destinies of India. It is not a discussion of principles. We must today decide whether we stand for the good of the nation or the good of the few who prey on the nation. But we must show the nation locally what we mean when we call ourselves servants of the people.

[At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

We have to choose between the effective animousty of the powerful rich and the helpless love of the helpless poor I know it is a hard choice but it is also an obvious choice Only you must tell yourself the truth, and telling the truth, Sir, is the hardest thing to tell in the world As I am neither rich enough to

RESOLUTION TO RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT be a financier nor poor enough to be the servant of one. I can afford to tell the

truth and here it is

The financier is a hunter of the most intelligent animal-Man And like the hunter, he must use the most intelligent camouflage to hide his true nature He is a nationalist when it pays, he is an internationalist when it pays, and even a communist when it pays. To him virtue is profit and sin is loss He has no moral philosophy, he cannot afford one And like a hunter he must go where the hunting is the easiest and the animals the fattest loves the country that gives him the greatest profits. But when he can mix virtue with profit, he is dressed as a nationalist. Don't get taken in by the term 'National Capital' Don't let these arch-exploiters expoit your patriot-A bullet made in India will kill you just is readily as a bullet made in England or America if it is fired into your body. There is no such thing as national capital, because capital, like all diseases is international. Every one knows that Hitler reconstructed his Germany with English money He offered a higher interest and was given as much as he wanted, and the Luttwate for years used Rumanian petrol for bombing English homes and American soldiersthe Rumanian petrol which was produced by Fuglish and American capital A hunter does not worry what jungle he shoots in as long as he gets a good bag It is logical and rational

I have heard all the arguments in favour of private enterprise, which translated in plain English means 'public theft' I have heard all the more and clever sermous persuading me how virtuous it is to take from those who cannot spare it and give to those who don't need it. As for officiency if the Government is good enough to look after our lives our education, our railways, and food, it is certainly good enough to look after a few dozen aeroplanes and their snobbish passengers. Taken purely as a business concern it is not big enough to deserve a debate in this House but as a question of principle it is the biggest thing that has come before us. If there are going to be any profits, let them go to the nation let it help the poor rather than serve the nich Our decision today will prove which are our real masters. You must show whether you stand by the many poor or the few rich, whether you stand for national progress or private profit. Nationalization versus private interprise means that and nothing else

It is aviation today, it will be coal, iron, and petiol tomorrow. We are not asked to give a verdict on aviation, we are asked to show how we intend to plan the future of India And my answer is 'nationalization'-the only protection against local chills and foreign plagues Sir, I support the motion

Mr. N. M. Joshi: Sir, I rise to support the Resolution moved by my Honourable friend. Saidar Managal Singh Before I speak on the Resolution itself, I would like to say a word. I myself said that a representative of the Government of India should speak at an early stage in the debate and I was very glad that the Honourable the Home Member accepted my invitation and placed before this House the views of the Government on this Resolution Unfortunately, Sir, he did not state the views of the Government but he stated the difficulties of the Government in expressing their views on this question. Sir, I fully appreciate and I have no doubt the House itself appreciates the difficulties of the present Government in coming to a definite decision on the important question which is being discussed in this House. There is no doubt that they are new, they have not had sufficient time to discuss these important questions and come to a We appreciate their definite decision difficulties We also appreciate that due to the disturbed condition of the country. leaders are engaged in dealing with a very grave problem and if the Government feel that they had no time to come to a decision on this question we appreciate it But, Sir, I do not quite appreciate what the Honourable the Home Member said as regards the method in which we transact our business in this House I am not quite sure what he exactly meant by the words which he used, but I think he felt that we spend a little more time in discussing matters than perhaps he likes But I would like the Government of India and especially the Honourable [Mr N M Joshi]

the Home Member to realize that we see here to discuss questions and we are not all belonging to one party. If the House had consisted wholly of one party perhaps a long discussion may not have been necessary. I therefore would like the Government of India to appreciate the position in which we are placed. We are not the Government. We are here to expires our views and give, if I may be permitted to say so, some guidance to Government, and I am quite sure even the present Government will not consider it to be impertunent on the part of a legislature to seek to give guidance to any Government that may be in power at the Centre. My Honourable friend, Sir Cowasjee Jehangir, said something about the constitutional change I fully appreciate the constitutional change and list time when I spoke in this House I myself stated very plantial that we become the new Government with open arms. We are very glad that we have for the first time a representative Government, a national Government. But Sir, that cannot take away the responsibility of this Legislature to express its views and to give guidance even to this Government. My Honourable friend Sir Cowasjee Jehangir tells us now that the circumstances have changed it is for

An Honourable Member: Or oppose

Mr. N. M. Joshi: Sir I would fully appreciate if the Government places its policy before us. But if the Government does not place any definite policy before us, then it is our duty to give guidance to that Government according to our best lights.

Sir Cowasjee Jehangir: You must give them time

Mr. N. M. Joshi: I fully appreciated their difficulty but at the same time we have to transact our business. We have a non-official date for Resolutions and there is a Resolution before the House. Therefore it is our duty to express our views. I do not appreciate the difficulty pointed out by my Honoun-ble friend Sin Cowa-spie Jehangin, difficulty brought about by a change in the circumstances of the Government. Whoever may be the Government it is the duty of the members of the legislature to speak out their considered views and give as good guidance to the Government as they can

As regards the subject of this discussion we had only a few points spoken in favour of private management of this industry It is generally accepted by most of the members that this is one of the industries which is eminently fitted for being conducted by the Government, that is for being nationalised My Honourable friend Mr Jaffer said that on account of certain things this is an industry which is emineutly fitted to be run by private enterprise. He said that Government cannot have the resources of private companies. This is a new argument, that the resources of private companies can be larger than the resources of the I cannot understand how a private company however efficient and sound it may be, can have greater and larger resources than even the weakest Government in the world Therefore I feel that from the point of view of resources the Government is the only organisation which can command resources enough for a very large industry. For the present air communications is a very small industry in our country The industry is new and being new it is easier to nationalise it because vested interests have not grown up After vested interests grow up, there will be much greater opposition to nationalisation. I therefore feel that this industry is eminently fitted to be conducted by the Government. because as my Honourable friend Mr Jaffer himself has said every day new changes are made in the structure and design of the planes and the organisation which is to run this industry must possess the resources for coping with the new inventions that are made or the new discoveries that are made

Then, Sir when my Honourable frend, Sir Cowasjee Jehanger said that the Government must take the responsibility for the safety of the passengers, he really pleaded for the nationalisation of this industry and the industry being conducted by Government If Government is to be responsible for the safety of the passengers, then it is Government which must not only own but control and manage this industry So from the point of view of safety, from the point of

view of running the industry efficiently and with the best planes we can get and from the point of view of the interest of the country this industry is eminently titted to be run by the Government and I hope that the legislature will give a clear guidance to the Government on this point and state that as Government is now considering this question that Government has the assurance of this legislature that they should go ahead with the plan of nationalising this industry. not only owning but controlling and managing this industry

Sir, the Honourable the Home Member, whom I am very glad to see now return to the legislature, told us that there are dangers and risks in the Government adopting a policy of nationalisation I myself do not know what the dangers and risks are in the policy of nationalisation But I am quite sure that if there are any dangers or risks those can be overcome by the Government much better than by a private body A private body may make losses and those losses will ultimately fall on the country Therefore it is much better if there are any risks or dangers that those risks and dangers should be faced by Government and Government should not leave it to private parties to meet those dangers or risks I therefore hope that the Government of India will give early time to the consideration of this most important question and boldly and courageously come to the conclusion that this industry should be nationalised, should be controlled and managed by the Government on behalf of the country I therefore support the Resolution moved by my Honourable friend, Sardar Mangal Singh

Sri M. Ananthasayanam Ayyangar: Sir, during the course of my practice as a lawyer at the bar I have been accustomed to some quixque judgments where the reasoning is in favour of the plaintiff but the judgment is against him thought my Honourable friend Mr Joshi would agree with my friend Mr Chaman Lall to modify or amend the resolution moved by Sardar Mangal Singh His arguments were all in favour of the amendment. I thought that he was giving some advice or making some suggestions to the Government as to how they should make up their mind and we also expected that at a future date after the Government enunciated its policy it would be placed before the House, so that there may be an opportunity to discuss it I thought those were the lines on which my Honourable friend was proceeding. But anyhow he has chosen to support whole-hog the Resolution of Sardar Mangal Singh. I assure him and also the lady Member that no one of us has watered down our view on nationalisation of public utility services and key industries. We do stand by it. He would have seen that in the manner in which my Honourable friend Mr Abdul Ghani Khan supported the entire nationalisation of this industry. He may take my Honourable friend Mr Gham Khan as the engine without any coaches attached to it An engine if it runs all alone, it may run 50 miles per hour but when a number of coaches and goods wagons are also attached to it and the longer the train is, though the engine might show a speed of 50 miles it will be actually running at 25 miles per hour Therefore my Honourable friend can take it from us that the Congress is still wedded to this principle but the question now is how far the principle can be put into effect or into practice. Aheady we have committed ourselves heavily. If my Honourable friend will remember he will realise how much we have invested on this enterprise so far as will be seen in the budget that was passed last year I am trying to place before the House a few commitments which the business will involve if we take up the service as a whole and that is why the Honourable the Home Member wanted to move cautiously with respect to this aspect

Now, Sir, this year we passed a budget for a recurring expenditure of 612 crores per year-466 as recurring expenditure for maintaining the aerodromes, renovation, repairs, etc Interest and depreciation alone comes to 146 crores per year amounting in all to 612 crores a year for a period of ten years And during this period an estimate has been made of capital expenditure of 1748 crores but the interest that we will get is this Whereas the interest we earn is 1 46 crores we have to expend more than that even at the initial stage Therefore you might consider whether it is at all advisable to start off straight away a number of air services from end to end not knowing what commitments it would involve our country and the taxpayer for whom all of us are jointly responsible

[Sri M. Ananthasayanam Ayyangar]

and whose interests we are bound to safe uard. This Government is absolutely committed in due bourse or immediately, whenever it is possible to nationalisation of all key industries and all public utility services. In piecent circumstances the amendment is the only course that can be adopted. As the Honourable Home Member observed there is a change in the government itself. When the Member in charge of this portfolio before made his statement there were fewer members, assuming he was speaking on behalf of the government then. Now there is a change of membership in charge of the portfolio. What is the hurry? Caunot we want a little before making a recommendation?

Mr. N. M. Joshi: Cannot we express our opinion?

Sri M. Ananthasayanam Ayyangar: You can certainly do that, but you need not pass this Resolution and the down the hands of the government Licenses have been given to some companies. You will have to pay more if you are to take over all the shares in the companies now. Are we to the down the hands of the government? We are not sitting in the same House as before A few months ago we had a bureaucratic government in the centre and it was open to them to accept or reject any Resolution we passed. That is not the case now If you have sufficient strength not merely to carry this Resolution but also to come and occupy our benches, you can shake this government. This government is shakeable.

Mr. N. M. Joshi: We cannot

Still. Anathasayanam Ayyangar: Certainly you can You can convert me to your views and we will shake this government. This is a parliamentary democracy, and we are all ispresentative, we have a responsibility to support the government we are not merely to uproot a government without taking the responsibility. They will resign and take your place, as soon as you gather sufficient strength and sufficient personnel to support your view, you must come and do the lop yourself.

Mr. Deputy President: The Honourable Member must address the Chair

St M. Ananthasayanam Ayyangar: I am glad the Chair is also part of the government and I made a mistake in addressing our frends I say the amendment has been very carefully worded. We cannot think of a greater propagnidist of revolution on socialistic lines than my Honourable thend Diwan Chaman Lall He has been the champion of the cause of the poor all along and he has given in an amendment to this effect "Or" outht not to be understood to be meicly an alternative. It is cumulative. He wants that this service should be nationalised, but how and when he wants the government to make up its mind, it may set up a committee or all of them may consider it. I am only trying to give one or two suggestions which the government is mind, that communications ought to be a central subject. Under it are road thoroughfares or highways, to the extent of 17,000 odd miles—the property of the Central Government. So far as efficiency is concerned, I am suggesting for the consideration of government to ascertain the financial communications of that understain the stainty whether the through services from Delhi to Bombay, Delhi to

4 P.M. Madras, Delhi to Karachi, Delhi to Calcutta etc., may not be taken up by the centre and whether the feeder services might not be left to private enterprise, so that private enterprise slos will have scope, and we will have the advantage of having good competition between one service and another. They might consider this matter, but even then it is on the question of how and when they should start. We may not have the finance immediately and if we are to do this at once it may be at a loss, and to that extent the government will not be serving the interests of the public, who will thereby have to lose money.

Therefore, though we are in the abstract committed to this position that the public utility services ought to be nationalised, we have to move warily I would remind Mr Joshi that though the socialist government is there in England, they

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have not with one stroke of the pen nationalised the railways, though they have been in power for over a year.

Mr. N. M. Joshi: They have nationalised the airways

Sri M. Ananthasayanam Ayyangar: They have not nationalised the railways yet I ask why? It is not as if they have done everything the moment they came into power I will also ask my friend to wait a bit They have begun with some industries, we have already started nationalising the railways yesterday there was an accident here within four miles from here, there was also an accident in Ongole and I am still waiting to see how all these accidents might be averted and avoided Many such inconveniences may arise. There may be not only financial difficulties, there may be other measures which have to be taken If there had been any other covernment I would have felt justified in tabling an adjournment motion. With our own government, I cannot pretend and say that I am more interested in the welfare of the public then the Lono iable Members who are in charge of these portfolios. If it is possible to avoid accidents, they will take all the necessary steps and therefore there is no meaning , 11 my tabling adjournment or censure motions. I have confidence in them Likewise, why should we not eliminate all these difficulties? R 101, the moment it set out, was destroyed, we had all that experience, but the experience has not been finalised. Therefore I would appeal to the Mover and his supporters to accept this amendment, which supports the principle and it the same time gives some time and opportunity to the government to consider this matter in all aspects and then come forward with a scheme of nationalisation immediately or in the near future. We are committed to the principle

Dr. Zia Uddin Ahmad: Will you give contracts for short periods or long term? Sri M. Ananthasayanam Ayyangar: My honourable frend has himself give to 15 years, that is a sufficiently long period according to me In the first year there is going to be Rs 17 crores odd non recurring, and Rs six crores odd recurring. They have been modest I do not mean to say that their responsibility is over once they leave this country. We want to plug all holes I am appealing to members to accept the modified form because the matter has not yet been fully considered by the government and therefore we have to proceed with care and caution. I commend the amendment to the vote of this House

Mr. Tamisuddin Khan (Dacca cum Mymensingh Muhammadan Rural)
Sir, I rise to oppose the smendment of my honourable friend, Diwan Chaman
Laill But I am at a disadvantage as other members have been at a disadvantage, because Diwan Chaman Lail has not yet given us his views. So far us the Government is concerned, there also we are at a handicap because we see that the government has no views whatever on this subject. The last speaker, Mr. Ayyangar, says that the amendment of Diwan Chaman Lail is the only Resolution that could be moved under the present circumstances. But I fail to realise the reasons on which he can make that assertion. What is the resolution of Diwan Chaman Lail? Is it at all a resolution? It is a recommendation to the government to lay down the lines of government action in connection with the development of civil aviation. That is the recommendation I do not know how the government would have been any the worse off without this gratuitous advice on the part of my friend.

Sri M. Ananthasayanam Ayyangar: All Resolutions are recommendatory Mr. Tamisuddin Khan: It is nothing but asking the swallow to fly or the fish to swim They can do that without any advice on the part of my honourable friend Diwan Chaman Lall But I appreciate the words that fell from the Honourable Home Member when he said that they have been in office only for a very short time and within this short time they have been troubled with so many other things that they have not been able to give any thought to this important subject That is a thing which the House must appreciate; but what I do not like in his speech is that that he spoke rather in a defeatist spirit His idea is that it is too risky a business Without examining the business at all, how can he make an observation that it is a risky

[Mr Tannzuddın Khun]
affair? That is where I do not agree with him. On the other hand I think
that we must be up and doing I appreciate the present difficulties of the
Government. They are faced with an extraordinarily difficult situation. That
is true but still we must recognise the fact that we have to keep pace with
the times and that it will not do to procrastinate on an important subject
like this. The busy world is not going to wait for us. The world will be
running as fast as possible and if we do not take time by the forelook we
shall lag behind. Therefore although the present. Government is labouring
under very difficult circumstances. I think that the earliest opportunity should
be taken to bestow serious thought on this important subject.

It has been said that the composition of the Government has changed and therefore the attitude of the different parties supporting the Government policy must undergo a corresponding change. There is something in that but there is no reason why the different parties should not be allowed to express their own views on an important matter like this. The present Government is certainly composed of representatives of the different political parties in the country but we are not yet a coalition government here. There is no coalition party in the House The Congress Party is quite different and separate from the Muslim League Party. Therefore the position is unique and very unsatisfactory. Under circumstances like this, we, the Muslim Leagues, do not accept the position that because there are certain representatives of the Muslim League on the Tessury Benches, the Muslim League should be precluded from giving expression to their views on important subjects.

I congratulate Sardar Mangal Singh on the excellent speech that he made on the cogent reasons that he advanced in support of his Resolution. I do not however agree with one thing that he said. He said that the Congress policy for the last 50 or 60 years has been for the nationalisation of the key industries. That may have been the ostensible policy of the Congress but has that been their real policy? I have already said that the representatives of the Muslim League and the Congress and certain other minorities now form the Government but we should not be blind to the criticism that is levelled both against the Muslim League and the Congress by their enemies. The Muslim League is said to be an organisation of Nawabs and Knights That is a false charge and the few Nawabs and Knights that may have been there are no longer there in the sense that they have renounced then titles. But so far as the Congress is concerned the charge against them is that the Congress is in reality a capitalistic body. It is supported by capitalists but its ostensible policy is nationalisation. Therefore I say that the Congress is on its trial. The present Government is predominantly a Congress Government. Is it going to implement its ostensible policy? Mr. Ananthasayanam Ayyangar says that the Congress has always been wedded to a Policy of nationalisation. Granted, but the Congress seems to be in love with capitalism.

Sr. M. Ananthasayanam Ayyangar: No. No.

Mr. Tamizuddin Khan: This clandestine business should cease The Congress should come forward in their true colours

Sri M. Ananthasayanam Ayyangar: It is open business

Mr Tamisuddin Khan: It has been said that on the ground of efficiency Government should not go into this business One ought to have been ashamed to advance an argument like that If the contractors and capitalists can manage a thing like this, how on earth is the Government unable to manage this surways business? The argument is that there are no technicians, no trained personnel but where will these capitalists and contractors get their technical personnel If they can get their technical personnel. Why should not the Government be able to get hold of these technical personnel This is an argument which I fail to realise altogether Then, Sir, if you advance the argument of efficiency and if you say that on that ground that

the Government should not take it up, then why say to the Britishers—Quit India Let them stay here and let their immage these anways. Perhaps they will manage the affair better than an Indian concern. If the Government is a Government of the people and if this Government is going to be run for the people, then the Government cannot say—this is a business which we cannot manage. The time is coming when the Government will be a people a government. It is not yet a people's government and that is why people advance arguments like that When it will be a people's government, it while the run for the people and no such argument will come forward from those who are responsible to running the Government. (An Honourable Member) We claim to be representatives of the people) You are claiming many things but giving proof of very few things. That is my quarrel with you

Sir Covasice Jehangin raise a constitutional objection. I do not agree with firm ancie at all the had a fling at the poor people of this county. He said that those who have nothing to invest can very well advance arguments in layour of nationalisation but those who have a stake, that is what he meant to say, have to think twice before they can talk of nationalisation.

Sir Cowasjee Jehangir: I never said anything of the sort

Mr. Tamiguddin Khan. If I remember anglet, that is what he meant to say, atthough what he said was that people who have nothing to invest may say a certain thing. That was a fling at the poor man

Sir cowasjee Jehangir: On a point of personal explanation. The Honourable Member exciently did not hem what I said and, if he did, he did not understand it I said that people who have something to invest can be as impartial as those who have not I was talking of the partiality or impartiality or the two classes of people I was saying that gentlemen like my Honourable friend exceed people who had something to invest of partiality I said that those who have a little to invest can be as impartial as those who have nothing Now, I hope my Honourable friend will withdraw the accusation

Mr. Tamizuddin Khan: i did not make any accusation. My friend spoke about those who have nothing to invest and I think that there was a fling at the poor man. Of course he talked about impartiality and nothing else. He was quite correct there but what is impartiality in this world? The capitalist is partial to himself and my Honourable friend means to say that the poor man is partial to himself. That is exactly so. But it is only to be seen who is in the majority because the world is uited by the majority. Luckily or unluckily for my Honourable friend, the poor man is in the majority. The poor man is in the majority of the majority of the majority of the majority. Although he may be partial to himself, his word will be law and not the word of a few capitalists who still hold their sway in this country.

Mr. Deputy President: The Honourable Member has only two minutes more

Mr. Tamuuddin Khan: Something was said about rail-road competition and that this will be another thing coming into the field to compete with the railways, namely, the airways. That is all the more reason why from the very start the airways should be a Government concern, so that there may not be any difficulty such as has arisen with regard to rail-road competition. With these words I oppose the amendment of Diwan Chaman Lall and support the Resolution as sought to be amended by my Honourable friend Haji Ishaq Seth and Mr. Siddique Ali Khan

Rao Bahadur N. Siva Raj (Nominated Non-Official) Sir, I had no intention to take part in this debate, but as the debate proceeded I felt that there was too much talking in the air about the subject whether civil aviation is a subject fit for nationalisation immediately or whether the amendment moved by my friend Diwan Chaman Lall which seeks to make it a subject for careful

[Hao Bahadur N Siva Raj] examination by the covernment is the question to be decided now. I differ from the observations that were made by my Honourable friend Sir Cowasjee Jehangr with regard to the constitutional position as he stated at the preasure moment So far as I can see, the constitution has not changed at all m practice. The only change is that the Government is composed or constituted of représentatives of the people. That is undoubtedly so. But the fact remains that they are still irresponsible to the Legislature and it is possible for this Government to talk in a more or less irresponsible manner. Even if a miracle happens and this Resolution is carried, the Government may not give effect to it. And that is what I meant when I told my Honourable friend Mr Ayvangar that this Government could not be shaken. But he has assured me that if this Resolution should ever be passed in this House, the Government would resign.

Sn M. Ananthasayanam Ayyangar: I did not say that If it is passed by the House, we will accept it I am not opposed to the resolution but I have only moduled it

Hao Bahadur N. Siva Raj: In any case, I feel that the constitutional position has not so far changed as to encourage me to hope that any resolution passed by this House will necessarily be accepted by this Government. However, that is a different matter

Coming to the subject of nationalisation, I have been listening with great interest and appreciation also to the speech of our young friend Khan Abdul Gham Khan He really raised a very important issue when he said that it is not aviation that we are discussing today but the ultimate principle of nationalisation as a whole The question is whether the party to which he belongs and the party which is now occupying the seats of power is here and now ready to state its position with regard to the nationalisation generally and in particular about the civil aviation. Both by my early training and my temperament and also on account of the peculiar circumstances in which I was born and brought up, I am for nationalisation in the sense in which I mean it I mean by nationalisation the control and ownership by the State of the most essential key industries and also of the most essential goods that are needed for the consumption of the people If I had the choice and the power to draw up a priority in the matter of nationalisation of these things. I would put the nationalisation of land first, because, I feel, that in a country like India which is not yet fully industrialised and which will continue to be mainly agricultural, nationalisation of land ought to be the first thing that ought to be done I do not know what views have been expressed by the Congress Party or the members of the Congress Party before with regard to the nationalisation plan If there is any proof of sincerity of this Party towards the programme of nationalisation, they will, I hope, start with the nationalisation of land first

Now, Sir, coming to the subject of the nationalisation of aviation, I was rather doubtful about the significance of the phrase "civil aviation" used in this Resolution Civil aviation not merely means the operation of air services, in other words, air transport, but it also includes the private flying and training in the Flying Clubs and other subjects. I wonder if it was the intention of the Mover of the Resolution to inationalise all the items that come under civil aviation. He says that he merely wants to confine himself to the operation of air services. I hope the House will not consider me immodest if I say that I claim to be a person who is interested in aviation in more ways than one and particularly in flying I think I am one of the few Ronourable Members of this House who like flying very much, and during the course of my flights I used to take interest in the actual working of the various Companies and also in the machinery which they employed like the seroplanes and other things. It is a fact that of all the Companies which are

RESOLUTION TO RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT now operating, not merely the Western Companies but also Eastern Companies the late Air Lines, which is today called Air India, has got the best record They have been undoubtedly lucky masmuch as in their early years they have been supported by an able set of Indian pilots and engineers There were days when the planes did not have the equipment that a modern plane has There used to be only one pilot These days we have two pilots There was not even wireless compment as it is today. Even ground organisation was not quite so good as it is today We must thank the War" in a way for the enormous development of the conditions of air transport in this country. A number of aerodromes have come into existence. But still equipments are lacking. The radio equipment and the beam system and other developments have no doubt come. It is undoubtedly true that the State should take complete control of these assets and if I may say so, they should develop this industry I am one who would support the view that the State should control this industry, even if at the present moment it is not able to take the ownership of the industry. But before the state takes over, I should very much like to know what exactly is going to be the form, and function and powers and the nature of the composition of this State I am very doubtful as to what it is going to be like Well, Sn, there are States and States and it often happens in our country that when you say, the government or the state, it merely happens to be controlled by the same set of persons for centuries and centuries 1 am one of those who believe that such important things as nationalisation ought to be postponed to the day when we have got a suitable and stable constitution which will command the confidence of the different peoples and communities in this country. I do hope that the Constituent Assembly, if it functions successfully, will be able to establish a State like that. That would be the time when I would take up seriously the question of nationalisation. Otherwise, I feel the talk of nationalisation at the present moment is unreal and unpractical. While I am in sympathy with the spirit of the Resolution, I feel I cannot give my am in sympathy with the spirit of the resolution, i.e. I cannot get a centre support to nationalisation of airways, for the reason that the Government having with it all the assets have not been able to help private companies that are operating now successfully under very great handicars. I doubt very much if Government will be able to take up immediately all these always and manage them Take the position of hangars Hangarage is insufficient Many companies have ordered for new planes. Many planes have come to this country but there are no hangars to protect them against wind and rain People think, it does not matter, planes can be in open air Again there is no place for workshops in most of these aerodromes That is the position today Then with regard to technical staff like pilots, ground engineers, radio officers and the like, in spite of the fact that during the war, engineers, radio omeers and the fire, in space of the thought the control of a number of people have joined RAF and got trauming, it is difficult indeed to get what may be called commercial pilots who are accustomed to navigation and who might be called all-weather pilots. I know of instances where some of these RAF British pilots who ply these planes have not been able to negotiate the Indian monsoon weather, whereas Indian pilots who have had special training have been able to fly

No find so many difficulties,
practical difficulties in the matter of operation

For the present I know what the fate of this Resolution is going to be But I should like the Government to take into consideration the question of provision of greater facilities, greater number of hangars and also to institute immediately a course of air training so that more pilots may be ready to come if and when the State takes control I must also stress the question of representation of various communities in the services relating to aviation, pilot service, radio officers, ground engineers and so on and in order to satisfy all communities, it is necessary that representation should be given to all communities in the matter of training so that when the State accepts the responsibility for the whole thing, the necessary personnel may be ready to take their place in the air transport organisation of the Indian State With these words, I resume my seat

736 Diwan Chaman Lall: Mr Deputy President, the debate on this subject has been a very rambling one, but I think every member will be agreed on this that it is a very important subject Honourable Members have been exercised in developing their own pet theories in regard to the future management of civil aviation in India It is necessary that they should have done so, but at the same time, we must not forget the fact, as the Honourable the Home Member pointed out that we are no longer in opposition just attempting to waste the time of the House We have to be concise, we have to give guidance to the government undoubtedly as my Honourable friend Mr Joshi pointed out, but there are moments when a debate can be restricted to the main fundamental issues The fundamental issues have been so completely confused by some Honourable Members who have spoken on this issue that I am really surprised that even some old hands who ought to know their job better than they have displayed on the floor of the House today should have done so For instance the very able Lady who spoke and my Honourable friend Maulyi Tamizuddin Khan no doubt made able speeches The last speech of Maulyi Tamizuddin no doubt condemned the amendment and supported the original Resolution, but in doing so he used the very words of the amendment itself. He said let the Government take time to consider and throw some light upon this question. That is exactly what the amendment has set out to uo lou cannot he the hands of the Government down now and here, to a particular method whether of nationalisation or of control unless the Government has had time to consider the various aspects of this question. My Honourable friend Saidar Mangal Singh has taiked about nationalisation without letting the House know that there are various types of nationalisation Which type of nationalisation does my Honourable friend want? Does ne mean the Russian type of nationalisation or does he mean the British type of nationalisation. Does he mean complete mancial control of this industry by State! Does he mean a corporation set up by the Government? I point that out merely for the sake of letting the House know that there are various methods of nationalisation of industry it you merely say nationalisation without giving time to them, how are they going to take up this matter I think it is asking your own. Government to do something which is not practicable at all At the same time the Congress is definitely wedded to the principle of nationalisation. Let there be no mistake about it. The Congress manifesto contains the very words which we find in the amendment Honourable Lady spoke about the necessity of that single word 'or'-Government owned or Government controlled These are very words used in the manifesto by the Congress They are wise in using the phrase because in such large matters they have to choose and they have to go slowly There are other industries today which may need immediate attention in the matter of nationalisation. I did not hear in the course of the debate one single word about the coal industry, the jute industry and the tea industry. There are surely many industries which pur manarry and the tea maussry. I rere are surely many mauvaines which have priority in the matter of nationalisation. This morning we discussed the question of British interests in India, such as may be taken over in part payment of the sterling balances being owed to us. There is also that question to be considered Surely you cannot tie the hands of Government down in the matter of time and priority when such important issues are at stake. That was the real reason why this amendment was put in Government must have time to consider this matter, time to consider what particular steps they will take in order to develop civil aviation and on what lines they shall develop it But remember this that there is no distinction in the matter of the principle laid down in the original Resolution and the principle laid down in the amendment The objective is exactly the same, whether by nationalisation now or by State control now or whether possibly by a combination of the two until the final objective is attained of nationalisation which is the objective of the Congress Party I submit, therefore that my Honourable friend, realising what the posi-tion is should withdraw the Resolution that he has tabled and support the amendment, because it is not only a practical amendment but because the present Government has been in existence for less than three weeks and it gives Government time to consider all these issues that arise out of the problem of nationalisation as connected with industries either nascent, new-born or about to

start or industries that have already been in existence. It is a yest problem. In connection with civil aviation there are certain things to be taken into consideration I think my Honourable frend Sardar Mangal Singh and the Honable lady are unnecessarily suspicious. I think they have forgotten that t were both here on the floor of the House when the last debate on this issue t place The very first debate on civil aviation took place 20 years ago-I th on the 25th February 1927 and I shark my Honourable friend Mr Joshi will remember that At that time we were against any enterprise of this kind because the Government of the day was utilising Indian finances for purposes of a British company called the Imperial Airways, and therefore we said we would have nothing to do with it. The times have now changed. But I think they will remember that only the other day, on the 11th March 1946, the question was discussed on the floor of this House The Honourable Sir Gurunath Bewoor was speaking on this very question, and I on behalf of the Congress Party interrupted and asked why the department did not consider the feasibility of a nationalisation scheme in connection with civil aviation, and his answer was that Government had considered it but they did not think that at present it was feasible Then we pressed him further and asked why they did not adopt it, and then he gave an explanation as to why it was not done. I mention this for the reason that we have not changed the position, we stand consistently on the same basis But the position of the country has changed At that time we could have adopted any weapon at hand to best down the Government; but now you have to utilise all your wits and all your brain power and all your experience and place it at the disposal of this Government in order that they may go ahead with these large-scale schemes, and go ahead not in an unpractical manner but go alread in a practical and sensible manner in order that the benefit may come back to the people of this country That, Sir, in short is the issue and I do not think, as far as I can find from listening to the speeches here, that there is much difference in our point of view and the point of view of the three or four critics of this amendment who have raised their voices on the floor of this House In view of this and in view of the necessity recognised even by the critics that Government must have some time to consider this matter and come to a considered opinion as to what particular policy they shall adopt in the matter of development of civil aviation, I suggest to Government too that they should give an assurance to the House that a day will be allotted, when they have come to a definite conclusion for consideration of this matter I take it that it is acceptable to Government that time will be chosen by Government for the purpose of discussion of this matter when Government have come to a definite conclusion as to what particular policy they are going to adops It must be remembered that there are vast issues involved, and they are not only technical issues. Unlike other countries we unfortunately have not got a civil aviation industry here, we cannot produce even one little part of an aero-When you talk of nationalisation in Holland or whether you talk of plane nationalisation in America or the United Kingdom, unlike India, you have got factories which are feeding this industry, and you do not have to go outside those countries in order to feed those industries. Therefore it is necessary for Government again to consider what subsidiary industries they can set up in order to feed civil aviation if that is to be taken over by Government

For these reasons, Sir, I should like my Honourable friend Sardar Mangal Singh to withdraw his Resolution and accept the amendment

Shri D. P. Karmarkar (Bombay Southern Division: Non-Muhammadan Rural): Str. I nac to support the amendment I contest that I had originally no intention of participating in the debate but certain observations made by the Honourable Members tempted me to say a few words. At a certain stage of the discussion Honourable Members of the Treasury Benches were invited to give their definite views on the matter, and the Honourable the Horize Metholer in responding to that invitation made it quite clear that giving to the various difficult and over-shadowing issues controlling Government they have not she as decision in the matter. The discussion as it has embatased

[Shr. D. P. Karmarkar] from different parts of the House has made it perfectly plain that the preponderating opinion in the House is for nationalisation of civil aviation, aithough from the views expressed by an Honourstie Member of the Muslim League Party in favour of private enterprise, it was not clear whether that party has come to any definite conclusion in regardito this problem. But the majority being in favour of nationalisation, this discussion to my mind assumes a somewhat unreal character The Honourable Mover's Resolution not only commits this House to a recommendation on a principle, it definitely says that civil aviation should be run as a State department like the State Railways and should not be handed over to private enterprise Had the Honourable Member simply limited himself to a statement of principle and asked for the support of this House to that principle, much of the discussion would have been shortened The Resolution has been so worded as to be capable of a double interpretation with a double object in view, one, the support of this House to the principle of nationalisation of civil aviation, and second, which is a more serious thing, in view of present conditions the recommendation of this House for the immediate nationalisation and running of the Civil Aviation Department as a department of the Government of India. My Honourable friend Diwan Chaman Lall's amendment makes it entirely clear that in so far as the principle of State control or State ownership is concerned he is not equivocal at all, and he has clearly stated his own view and the view of the Congress so far as nationalisation of civil aviation is concerned. And the same is true of the nationalisation of all key industries also The amendment makes it perfectly clear that so far as the principle underlying the motion is concerned that principle is acceptable to the Mover of the amendment. But what the amendment seeks to do is this Recognising the difficulties of the situation with which the present Government is faced we give them an opportunity to consider all matters, and in effect that is precisely the view and the appeal made by the Honourable the Home Member on behalf of Government The issue simply comes to this, assuming that the preponderating opinion in this House is in favour of nationalisation of civil aviation, the question that arises for our immediate consideration is this or are we not prepared in view of the present circumstances to give Government, taking into full consideration the principle of state control and state ownership. a chance to decide and chalk out a definite policy of action with regard to this That is the one issue that appears to be before the House and when the issue is so clear and so simple I fall to appreciate the variant expressions of opinion expressed from different parts of the House I found myself quarrelling with my Honourable friend. Khan Abdul Ghani Khan, who has the privilege to belong to the same Party as I do, when he says that the one question which is before this House is whether we are going to decide in favour of nationalisation The issue is simply this-whether we are compelling the Government to take notice of a clearly expressed opinion of this House and in thit matter if I might say with best respect to all speakers who spoke on the motion on this particular aspect of the question, it looks as if the Government who are sitting on the Treasury Benches as representatives of the two major political parties of the country by being nominated to these posts by His Excellency the Governor-

Sardar Mangal Singh: No one has suggested that.

Government

Shri D. P. Karmarkar: Nobody has suggested that, I know It looks as if the Government, that is technically irresponsible, is very much more anxious about its own responsibility than we who want a responsible Government. It is as if the Government wants a little time to come to a decision on this most important and complicated issue, partly on account of the political stustion and very largely on account of the financial implications involved. They are faced with so many financial problems. They are asked to take up so many rural development activities, activities for the good of the people. The Railways are asked to undertake construction of new lines and on the top of it this House wants to commit the Government here and now to an immediate execution of

General or by the British Government and in a technical sense an irresponsible

the policy of nationalization But they are bound to consider the maneral implications—how much money they would have to invest in this enterprise, and whether it would be profitable for the Government to invest that muon money, and whether it would not be wise to allow the private companies to containe to function for some time more keeping in view of course that this industry is to be nationalized at some future date. All these questions have to be considered by the Government and all that they have asked us is to give them the indulgence of a little time and I am sure, Sir, that in view of the full explanation given by the Honourable the Home Member the Honourable mover of this Resolution will be in a mood to accept the amendment moved by Diwan Chaman Lall

There is another aspect of the question-a constitutional aspect I entirely agree with my Honourable friend, Mr Joshi, when he observed that the Government Benches should have, should seek, and should tolerate a bit of guidance from this House So far as I know the mind of those who occupy the executive posts in this Government, I can say that they are extremely anxious to abide by the wishes of this House and it is that anxiety that has prompted them to ask of this House to give them a little more time. They cannot stand for one single moment the anomaly of this House passing the Resolution and their not being able to bring it into practice immediately. It is precisely with the ultimate object of bringing into action the principle so ably enunciated by my Honourable friend, Mr Joshi, that they are so very anxious not to allow a Resolution to be passed in a manner which will put this Honourable House into disrepute For a moment, taking into consideration the present constitutional position, the present Government is trying to function as a national cabinet and the first principle by which a national cabinet ought to abide by is to give the best possible respect to the wishes of the House to which they are responsible. Today it may be a Coalition Government-it is to my mind a composite Government-but in any sense of the word today's Government and the Central Legislature must move in harmony and in unison if we are to solve the various problems which are to be tackled In no way we should prove that the Central Legislature passed a Resolution which the Government of India, which claims responsibility to the House, was not able to implement The Honourable the Home Member was entirely right when he said that we have shifted from the other side of the House and when we do that we have to move with caution and with a full sense of propriety as to the correct implications of a particular resolution. To my mind when we pass this Resolution we immediately commit the Government to a definite course of action which the Government today are not in a position to implement, and the Government have very honestly come before us with this view that they have not yet come to a conclusion with regard to this matter and when they come to a conclusion it is certainly open to this House either to pass a censure on them or to accept that opinion if it is acceptable Under these circumstances, all that the amendment seeks to do is to give the Government a fair chance to give its fullest consideration to this matter. Times there were and the Governments of those days used to say that the opposition is an irresponsible opposition. That was partly correct. I admit that it was not exactly responsible in the sense that if we had to change sides we would not have perhaps immediately taken up the measures which we then advocated The irresponsibility was there, it was nothing more than responsive irresponsibility. It was because the Government in a sense was an irresponsible Government that it provoked irresponsible criticism That is not the situation today crossed the floor, and we, who claim to be in charge of the affairs of the country. should be in a position at any time to abide by the verdict of this House, and if today we pass this Resolution in the manner in which it has been brought before this House by Sardar Mangal Singh, we shall be committing ourselves to a position by which we shall be embarrassing ourselves and we shall be embarrassing the Government which commands our trust and confidence and which is today charged with very grave responsibilities. In view of that constitutional position also. I support the amendment of my Honourable friend, Diwan Chaman Lall and in view further of the expressed opinion of this House in favour of early

740 LE (Shri D. P. Karmarkar)

nationalization of civil sylation and other industries, the Resolution loses much of its effect and it has been made clear by hostile parties, if I may say so, sales that all that we want by this Resolution is early nationalization Under these circumstances, the only course which we logically, as a responsible House, could adopt at the present juncture is to support heartily the amendment brought bettore tins House by Dhwan Chaman Lail. I am sitting down in the hope that my Honourable friend, Sardar Managal Singh, will rise to the occasion and show his appreciation of the constitutional position by very heartily responding to the amendment moved by my Honourable friend. Diwan Chaman Lail

amendment moved by my Honourable friend, Diwan Chauman Lall syed Ghulam Bhik Nairang (Bast Punjab Muhammadam) Although I run the ras or repeating what has become a trite way of beginning a speecu, yet I must state what is a fact that I had no intention of taking part in this debate, but it appears to me that the position taken up by the Honourable the Home Member, so often referred to in the course of speeches which have been made after his speech, and the consequent reference to the constitutional position of the present Government, have so confused the whole matter that one feels tempted to offer a few remarks. Several of the speakers who preceded me, notably my Honourable friend the last speaker, have put forward the theory that the present Government of India is for all intents and purposes a responsible Government, responsible to this House, that is to say removable from office by the adverse vote of this House and that therefore we should not put that Government in the awkward position of being forced to resign by passing this Resolution in spite of the declaration of the Honourable the Home Member and in spite of his request to give the Government a little more time to consider the position, to find their feet and then to come to a decision on the issue raised by the Resolution moved by my Honourable fund, Sardar Mangal Singh

I think the reference to the constitutional character and position of the present Government is too often made rather lightly. The fact is-although it may not be as pleasant to us as we would wish it to be-that the present Government differs from the previous government only in this that the members who constitute the Government are members proposed by the major political parties and accepted by His Excellency the Vicercy and His Majesty's Government That of course is the novel step that has been taken in the direction of reforming the system of government prevailing in this country. But apart from the mode of choosing the members of the Government which was to be constituted there was no change whatsoever Prior to this also there have been many occasions when in many ways public opinion has been ascertained or borne in mind by those responsible for the selection of members of the Executive Council and suitable candidates have been selected after ascertaining the views of the public in certain ways. Under the constitution a certain number of members had to belong to the I C S They were chosen in accordance with certain official standards but there used to be always some members outside the cadre of the I C S Many names can be mentioned. The late Law Member, Sir N N Sirear did not belong to the I C S nor did Sir Asoka Roy Sir Sultan Ahmad was no I C S man and all these people were chosen after considering their status in public and by making sure that their nomination and appointment to the Executive Council would be acceptable to the public or to a very large section of the public and then they were nominated Now of course a very satisfactory way of making a choice of members for the Executive Council has been adopted The major political parties were formally consulted They were given the right to nominate their representatives and when they were nominated they were accepted by the Vicercy and also by His Majesty's Government but they remain under the present Government of India Act, 1985 as members of the Executive Council of the Vicerov holding their office at the pleasure of the Viceroy There is no difference whatsoever in their status and the status of

those whose places they have taken.

The Honourable Member can continue his speech on the next non-official Resolution day.

The Assembly then adjourned till Eleven of the Clock on Monday, the 11th November, 1946

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LEGISLATIVE ASSEMBLY DEBATES

MONDAY, 11th NOVEMBER, 1946 Vol. VII -- No. 10

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LEGISLATIVE ASSEMBLY

Monday, 11th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

MEMBER SWORN

Mr Mangalore Purushotham Pai, I C S, M L A (Government of India Nominated Official)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

RESTRICTIONS ON EXPORT OF INDIAN CATTLE AFTER LAPSE OF DIFFENCE OF JUDIA RULES

†353 *Pandit Sri Krishna Dutt Palwal: Will the Secretary of the Agriculture Department be pleased to state the steps Government have taken and propose to take to restrict the export of Indian Cattle after the lapse of the Defence of India Rules?

Sir Pheroze Kharegat: Restrictions imposed under Rule 84 of the Defence of India Rules on the export of cattle have been temporarily extended by the Emergency Provisions (Continuance) Ordinance, 1946 (Ordinance No XX of 1946) It is further proposed to undertake legislation during the current session of the Central Legislature to continue these powers, so that restrictions on the export of cattle may be continued under the new law when the Emergency Provisions (Continuance) Ordinance expires

FREE POSTAGE FOR NEWSPAPERS WEIGHING UPTO FOUR TOLAS

†354 *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Communications Department be pleased to state if Government intend to introduce pie postage for newspapers weighing four tolas or less with effect from the next financial year?

Sir Harold Shoobert The Honou while Member may please await the budget statement of the Honourable the Finance Member

INCREASE OF WHEAT RATION IN WHEAT EATING PROVINCES

1355 *Pandit Sr. Krishna Dutt Paliwal: Will the Secretary of the Food Depart ment be pleased to state it Government intend to increase the ration of wheat in wheat eating Provinces 4 H so, when, and to what extent?

Mr. B. E. Sen: Wheat is allowed to be drawn to the maximum of the basic occreditation of 12 or per adult per day in all wheat cating areas except the U P and N-W F P These provinces have been constrained to limit the quantum of wheat that can be drawn under the cereal group ration because of insufficient supplies of wheat

The Government of India are making every effort to import more wheat

Dr. Zia Uddin Ahmad: Sir, I have got the authority of Shri Sri Prakasa to ask his questions.

Mr. President: Apart from the question of validity of that authority, they will be taken after the first round is over !

Sri M. Ananthasayanam Ayyangar: On a point of order, Sir, may I know it priority is not lost, merely because a gentleman is absent and he has authorised another member to sak on his behalf? It may or may not be reached.

Mr. President: It has been the practice of this House, and if a member remains absent and gives authority, all that he can claim is that he should have a chance, but he should not have the liberty of remaining absent and yet have his questions insevered in preference to other members who are present. There are a large number of questions and we never reach the list to the end if therefore a member remains absent, he should have the chance of having them put only after other members who are present are given a chance.

- Haji Abdus Sattar Haji Ishaq Seth: But, Sir, the practice has not been that It may be that you rule like that and we accept your ruling, but the practice is that when a member's autiforty is produced, his name is called
- Mr. President: During the last session this practice was followed question was then discussed a good deal, and it was the unanimous, wish of the House also that the members present should have the first chance So I am not calling the questions of Shri Sr. Prakasa

MONOPOLY OF CERTAIN FIRMS FOR IMPORTING BRASS SHEETS

- †356 *Shri Sri Prakasa: Will the Honourable Member for Industries and Supplies be pleased to state
- (a) the number of persons or firms who have sole licences for import of all brass sheets in India,
- (b) the approximate income of each of these from commissions received from the monopoly of importing these brass sheets, and
 - (c) if he is considering the desirability of abolishing this monopoly?

The Honourable Dr. John Matthai: (a) I presume the Honourable Members is referring to the selected importers who as regular importers of brass sheets were granted speical quotas for the importation of brass sheets during 1945 and 1946. The number of such importers in 1945 was eleven and in 1946 is twelve I may add, however, that during the current year hiences have also been issued to 42 other importers who were able to secure firm offers within the ceiling prices fixed by the Government Licenses will be issued to any person securing such an offer

- (b) A statement showing the approximate commission payable to each of the selected importers on the entire quantities allocated to them during 1945 and 1946 is laid on the table
- (c) As I have indicated in reply to part (a) of the question, hiences are at present being granted to any importer who is able to secure a firm offer from abroad within the ceiling prices fixed by Government There is, therefore, no monopoly in this business

Statement showing Commission Payable to the Selected Importers
[c f part (b) of the question]

Syrial No	Name of the	firm Comm ssion payable on 1945 quota of brass she ts	Commission payable on 1946 quota of brass sheets
		Re	Rs
1	M/s Greaves Cotton Co	, Bombay 72 135	96,285
2	" Volkart Brothers, I	Bombay 41,076	53 655
3	" Grahamas Trading	Co., Bombay 13,041	17,395
4	,, Francis Klein & Co	., Bombay 16,317	21,735
5	" Bombay Co , Bomb	ay 51,660	68,180
6,	" E. Suren Co , Calcu	itta 18,742	24 990
7	,, Iron-sid s, Calcutte	. 25,294	33,705
8	" Binny & Co., Madre	10,993	14,630

Serial No	Name of the firm	Commission payable on 1945 quota of brass sheets	Commission payable on 1945 quota of brass shorts
9	M/S Gordon Woodroffe, Madras	11,560	15,365
10	" Dasamal Rajaram, Karachi	7,875	9,415
11	,, Forbes Campbell & Co , Karachi	2,992	3,640
12	" Ghanshamdas Brother, Karach:		3,255

[Not: —The above commission is meant both for importers and their principals—in the U. K. and covers overhead charges]

LICENCES FOR SALE OF CLOTH, OILSEEDS AND IRON

†857 *Shri Sri Prakasa: Will the Honourable Member for Industries and Supplies be pleased to state

- (a) if it is a fact that licences have still to be taken for the sale of cloth, oilseeds and iron, both wholesale and retail,
- (b) if it is a fact that monopolies have been created whereby only a few persons get the whole trade in their hands,
 - (c) if it is a fact that Small traders and pedlars have all been wiped out , and
- (d) how long he expects this system to continue, and if he is thinking of bringing relief to those who have been ousted from the trade or are unable to get into the because of the present system of control and licensing?

The Honourable Dr. John Matthal. (a) "the answer is in the alministive as regards cotton doth and oilseeds. Licences in respect of doth and oilseeds are issued by the Provincial Governments concerned. As regards iron and steel, selling needs no licence. But supplies from producers reach the various consuming areas only through stockholders registered by the Iron and Steel Controller. Provincial Governments may either issue permits to consumers to purchase from stockholders or make any other retailing arrangements they think necessary.

- (b) No, Sir The general principle which the Government of India have adopted in their commodity controls is that, where heening is necessary heences should be given to all dealers who were in the business m normal times. There is thus no question of a few persons getting a monopoly But I admit that this system does prevent, as long as it lasts, the entry of new people into the commodity trade in question
 - (c) No. Sir
- (d) It will be necessary for Government to continue this system as long as supplies of the commodities in question are considerably less than the demand

LICENCES FOR SALE OF GRAINS

- ${\bf 7868}$ *Shri Sri Prakasa : Will the Secretary of the Food Department be pleased to state :
 - (a) if it is a fact that licences have still to be taken for the sale of grains :
- (b) if it is a fact that monopolies have been created whereby only a few persons get the whole trade in their hands;
 - (c) if it is a fact that small traders and pedlars have all been wiped out; and
- (d) how long he expects thus system to continue, and if he is thinking of bringing the continue of the cont

⁺ Answer to this question laid on the table, the questioner being absent.

- Mr. B. E. Sen: (a) Lucences are required to be taken for the sale of foodgrams in wholesale quantities under either the Central Foodgrams Control Order or the Provincial Foodgrams Control Orders in areas in which they are in force. Retailers are also heensed in rationed areas for the sale of rationed foodgrams.
- (b) and (c) The number of licencees has got to be restricted if a system of controlled distribution is to work smoothly and efficiently.
- (d) The system of controlled distribution will last as long as shortage of supplies makes it necessary I have no information to suggest that the problem is such as to call for intervention by the Provincial Governments to provide relief, but I will make enquiries

TELEPHONES DISCONNECTED FOR POLITICAL REASONS

- †359 *Shri Sri Prakasa: Will the Secretary of the Communications Department be pleased to state
- (a) the number of telephones that remained disconnected for political reasons at the ond of the financial year 1945-46.
- (b) if all restrictions passed on political considerations have now been removed and if not, whether Government propose to consider their removal, and
- (c) if subscribers are still finding it difficult to obtain new connections or to get their old ones restored, and it so, why $^{?}$

Sir Harold Shoobert: (a) None

- (b) Government are unaware of any restrictions of the nature indicated by the Honourable Member
- (c) Yes, in several places, due to shortage of stores, exchange equipment and the existing overloads on exchanges

SELECT COMMITTEES ON INSURANCE AND OTHER BILLS

- $\dagger 360$ *Shrı Srı Prakasa : Will the Honourable the Law Member be pleased to state
- (a) if any Select Committees on Bills, elected at the last session of the Assembly were able to meet between that session and the current one and it so, which,
 - (b) the stage which the amending Bill on Insurance Act has reached, and
 - (c) when he expects to bring the Bill before the Legislature?
- The Honourable Mr. Jogendra Nath Mandal: (a) Three Bills—the Banking Companies Bill, the Insurance (Second Amendment) Bill and the Motor Vehicles (Amendment) Bill—were under reference to Select Committees when the Budget session terminated None of the three Committees met during the recess
 - (b) The next stage will be for the Select Committee to meet and report
- (c) I understand that my Honourable colleague the Commerce Member process to arrange for the Committee to meet in the interval between the termination of the current session and the commencement of the Budget session and to move for the consideration and passing of the Bill as reported by the Select Committee in the course of the Budget session.

PRODUCTION OF CLOTH AND YARN

- 1361 *Mr. Vadual Lallubhai: (a) Will the Honourable Member for Industries and Supplies be pleased to lay on the table of the House a statement giving figures for the production of cloth in yardage and of yarn in pounds, month by month, from the lat January, 1945 to the 30th September, 1946 ?
- (b) Has the system of working for eight-hours a day affected the cloth and yarn production? If so, to what extent?
- The Honourable Dr. John Matthai: (a) A statement showing the production of mill-made cloth and yarn from 1st January, 1945 to 80th September, 1946-has been placed on the table of the House

(b) Yes, Sir According to the Industry's Committee of the Textile Control Board the extent of the loss is about 700 million yards per annum

Statement showing figures of monthly production of Varn and Cloth by Indian
Mills from 1st January 1915 to 30th September, 1946

(Figures in Millions)

	Month	Year	Cloth in yards	Yarn in Lbs.
January		1945	407	139
February		,,	317	119
March		,,	399	144
Aprıl		,,	352	129
May		,,	388	138
Jun		,,	403	135
July		.,	382	138
August		,,	391	130
8eptember		,,	450	138
October			452	144
November		,,	342	120
Decemb ₁ r		,,	400	139
January		1946	412	131
February		,,	323	120
March		,,	347	126
Aprıl		,,	369	123
May		.,	340	119
June		,	361	114
July			291	111
August			327	109
S ptemb r		,,	298	103
	•		(Last figure excludes produc- tion of 21 mills who hav not yet furnish d their returns)	(Last figure et cludes produ tion of 21 mi who have ne yet furnishe their returns

RAIL ROAD COMPANIES IN UNITED PROVINCES

- †382 *Mr. Hafiz M. Ghasanfarulla : (a) Will the Honourable Member for Transport kindly state how many Rail Road Companies were formed in the United Provinces ?
 - (b) Who were the promotors of those companies ?
 - (c) How many motor buses were provided for each company ?
 - (d) What is the total cost of these motor buses of each company ?

[†]Answer to this question laid on the table, the questioner being absent

- (e) When were these motor buses allotted and received by these companies?
- (f) Under whose charge are these motors and vehicles now in each company ?
- (g) What is the condition of these vehicles now?
- (h) Has any decision been reached to start these companies?
- (i) What action are Government taking to make a start of these companies at the earliest 2
 - (j) Why has the matter been left undecided for such a long period?
- (k) What expenditure have the promoters incurred in each of these companies? When are Government going to decide finally about starting the operation of these companies?

The Honourable Mr. M Asaf Ali: An attempt has been made to obtain the full information required from the Government of the United Provinces by telegram but as no reply has been recoived only such material as is available in the Transport and Railway Departments can be given

It is regretted that in some cases this is mormplete

- (a) to (f) A statement is laid on the table. The Railways were unable to invest capital in those companies, as the grant was not passed by this. House in the last budget session
- (g) The 235 vehicles in the custody of the East Indian Railway and the 50 held by the G N I T Co on behalf of the G V T Co, are in excellent condition but the condition of those being looked after by the promoters of the S E, U P Transport Co, Ltd. the Rohilkhand Tinnsport Co, Ltd., and the Gogus Transport Co, Ltd., is believed to be less satisfactory since many of the vehicles have had to be kept in the open.
- (h) The Government of the United Provinces are reported to be inclined to organising a tripartite company or companies
- (i) and (i) There are two factors to be considered, the framing of policy by the Government of the United Provinces in regard to the continuance of the original companies or the formation of new companies and the voting down of the grant referred to in the answer to clauses (a) to (f) These are the reasons why the matter was left undecided
- (k) Detailed information regarding expenditure by the original promoters is not available. The second part is answered in the reply to clause (i) and (j).

Statement showing certain Particulars of the Companies originally Formed in the United Provinces under the Rail-road Scheme

STARRED QUESTIONS AND ANSWERS							74				
In whose custody vehicles	7		Company mentioned in Column 2	ů	Å	East Indian Railway	D°	õ	G N I T Company		
Date of allotment and receipt	9		Not known	å	ů.	og G	ů	Å	Å		
Total cost of vehicles	10	Ra	6,44,448	6,09,734	7,63,648	8 79,064	6,90,703	6,26,212	4,79,861		46,93,865
Number of veh cles bought by the Rlys, for subsequent allotment to the companies	4		75	25	88	88	99	98	8		611
Name of Promotors	န		Khan Bahadur Gazanfar. Ullah Khan	Mr Narman Balwant Singh	Mr R B Mararka	. Mr Niranjan Lal Ram Chandra.	Rai Bahadur Prithivinath Bhargava	Mr Abdul Wahid Khan	Mr A S de Mello		Total
Name of Company	64		S E, U P Transport Co, Khan Bahadur Gazanfar. Ltd	Rohilkhand Transport Co., Ltd.	Gogra Transport Co , Ltd	Hind Roadways, Ltd	B ndhelkhand Roadways, Ltd	Oudh Roadways, Ltd	G V T Co, Lumited]		
Sorral No.	1		-	69		•	10	•	-		

LEGISLATIVE ASSEMBLY PELEPRINTER NEWS SERVICE FACILITIES FOR CENTRAL PROVINCES AND BERAR

- 363 *Seth Govind Das : Will the Secretary of the Communications Depart. ment please state
- (a) the steps that have been taken to give tele printer news service to the Central Provinces and Berar, particularly at Nagour and Jubbulpore.
- (b) whether it is a fact that due to the absence of the teleprinter news service facilities, the newspapers in these provinces cannot supply the news as quickly as the papers from other places like Bombay, Calcutta, Allahabad, etc , can supply and thus their circulation is affected adversely, and
- (c) whether Government propose to take early stops to give teleprinters news service to the Central Provinces and Berar?
- Sir Harold Shoobert: (a) I would refer the Honourable Member to the reply given to his Question No 126 which was asked in the Assembly on the 8th February, 1946 Applications have been received from a news agency for teleprinter circuits between Nagpur and Bombay and for similar facilities at Jubbulpore, but it is not possible to provide these circuits at present
 - (b) The fact is presumably as stated by the Honourable Member
 - (c) The matter is under the consideration of Government
- Seth Govind Das: Since February last about six months have passed and there has been sufficient demobilisation of the military May I know when it will be possible for Government to give these lines to the Central Provinces?
- Sir Harold Shoobert: It is not very easy for me to make a promise on behalf of the Government, but my information from the Posts and Telegraphs Department and from other departments concerned is that we ought to be in a position to know what demands, among those made, can be met by February or March next year
- Sri M. Ananthasavanam Avvangar: May I know how many teleprinters are available in this circle?
 - Sir Harold Shoobert: I must have notice of that question
- RELEASE OF MILITARY TELEPRINTER LINES BETWEEN ALLAHABAD AND JUBBUL-PORE FOR CIVILIAN USE
- 364 *Seth Govind Das: Will the Secretary of the Communications Department please state
- (a) whether he is awaie of the fact that there are six teleprinter lines between Allahabad and Jubbulpore and out of which one is reserved for the Posts and Telegraphs Department and the remainder are with the Military:
- (b) whether it is a fact that some of these military lines are to be given up by the military and thereafter to be dismantled, and
- (c) whether Government are prepared to direct such lines as are released by the military to civilian's use by handing these over to news agencies which at present have teleprinter lines at other places?
- Sir Harold Shoobert: (a) Three telegraph circuits between Allahabad and Jubbulpore are now available for the use of the P and T Department and others will be transferred to that Department when released by the Defence Department
- (b) The answer to the first part is in the affirmative. The circuits will not be dismantled but will be converted to civil use
- (c) The policy in regard to renting teleprinter circuits to news agencies and other authorities interested is receiving the active consideration of Government.
- Seth Govind Das: Is the Government aware that when I last asked this question there was only one line available to the Postal Department and now as the Honourable Member says there are three lines available, will be consider whether these two other lines which have been released after that time, would be given to news agencies and to other applicants immediately?



Sir Harold Shoobert: I think the Honourable Member is aware of the very great congestion in telegraph traffic which still prevails. The matter of giving these lines out on lease is one upon which there has to be a general and consistent policy. We have applications for various important lines not only from various Departments of Government but also from quite numerous news agencies, and Government has felt that it is best that we should decide this question as to how they should be allocated and to whom they should be allocated, when it becomes possible to co-ordinate all these applications by getting out a really definite general policy.

Seth Govind Das: Is the Honourable Member aware that at present there is a monopoly of this line given to the Associated Press and the contract is coming to an end very shortly and is the Government thinking of removing this monopoly and giving these lines to other news agencies as well?

Sir Harold Shoobert: The question raised by the Honourable Member is one of policy with which Communications Department is not the only one concerned. The Communications Department is the agent in this matter. But I believe the intention is to give lines as liberally as possible. The monopoly to which the Honourable Member has referred was merely due to the fact that the news agency which holds these circuits was first in the field long before the last war, and during the war it was not possible to give out further circuits. It was not a monopoly created with any particular object.

Seth Govind Das: Will Government now consider the question of removing this monopoly because so many news agencies have spring up after the war, especially the United Press, which is considered to be one of the best news agencies?

Sir Harold Shoobert: As I have already told you, Sir, the whole matter is under consideration, and it is hoped that there will be quite a number of lines available, and I think I am in order in assuring the Honourable Member that there is no question of retaining a monopoly

Sri M. Ananthasayanam Ayyangar: May I know if any priority list has been prepared and who has prepared it?

Sir Harold Shoobert: No priority list has been prepared

Sri M. Ananthasayanam Ayyangar: Is it open to the Government to give away to the American Newspaper agencies in preference to Indian agencies?

Sir Harold Shoobert: The Government has the whole matter under consideration, but I think I can say it is not the intention of Government to give any agency preference just because it happens to belong to any parketular person

Sri M. Ananthasayanam Ayyangar: On what principle is the Government going to allocate these teleprinters to various agencies that may apply?

Sir Harold Shoobert: The principle has not yet been decided

Mr. Sasanka Sekhar Sanyal: Is the Honourable Member aware that the previous member made a recommendation in respect of an Indian agency, United Press, and how does the matter stand now?

Sir Harold Shoobert: I am afraid that that was a matter that had not come to my own notice but as I have said the matter is under consideration and under discussion between the Information and Broadcasting Department and the Communications Department Perhaps it would be better if I made it clear to the Honourable Members of the House that the matter of policy is one for the Information and Broadcasting Department and not for my department

Seth Govind Das: May I ask Mr. President: Next question

Seth Govind Das: Sir, this is a very important subject

Mr. President: Order, order Seven minutes have been already taken over this one question

PRICES OF AGRICULTURAL PRODUCE

- 365. *Seth Govind Das: Will the Secretary of the Food Department please State.
- (a) whether prices of the agricultural produce are fixed by the Government of
- (b) whether prices of only a few produces like wheat, paddy, cotton, etc., have been fixed while those of others like ground-nut, teora, etc., have not been fixed,
 - (c) whether it is more profitable for the agriculturists to grow teora, etc.,
- (d) whether the produces of which the prices have been fixed have become unfortiable of cultivation and the prices of bullocks, fertilizers, manure, wages and from and wood for implements have become very high, and
- (e) whether Government propose to revise the prices fixed, particularly of wheat and paddy, so that it becomes economic for the agriculturists to grow these?
- Mr. B. R. Sen: (a) Prices of all major foodgrains and some of the cash crops are fixed by the Provincial Governments in consultation with the Government of India
- (b) Prices have been fixed for wheat, paddy, jowar, bajra, maize, cotton and ground-nuts, but not for teora
- (c) It should not be profitable for agriculturists to grow teora as the demand for it for human consumption is limited
- (d) The answer to the first part of the question is in the negative Prices of bullocks, etc., have undoubtedly risen
- (e) No, Sir Government do not consider the present level of wheat and paddy prices uneconomic
- Seth Goyind Das: Does the Honourable Member know that certain articles are priced differently in different provinces. For instance the price of ground-nut differs in O. P. and Bombay? Will the Honourable Member see that the prices fixed for the same article are the same in different provinces and there is some co-ordination of prices?
- Mr. B. R. Sen: The prices of no articles are the same in all provinces There are certain considerations which have to be taken into account in fixing the prices for different provinces
- Dr. Zia Uddin Ahmad. Is the Honoureble Member aware of the fact that the price index of wheat is higher than the price index of any other commodities mentioned in this question?

Mr. B. R. Sen: Yes. Sir

- Dr. Zia Uddin Ahmad: Will the Honourable Member consider the interests not only of the producers but also of the consumers?
 - Mr. B. R. Sen: In fixing prices, we take into account the interests of both.
- Sri M. Ananthasayanam Ayyangar: May I know if any steps are being taken by the Government of India to uncrease the price of paddy and rice in accordance with the wishes and recommendations of the Government of Madras?
- Mr. B. R. Sen: The whole question was gone into during the food debate and an answer was given by the Honourable the Food Member
- Sri M. Ananthasayanam Ayyangar: May I know if it is not a fact that after the food debate was over the recommendations of the Government of Madras were communicated to the Food Department?
- Mr. B. E. Sen: The prices of kharif crops were brought under examination only recently and the decision was taken that the prices should remain as they are for the next crop year
- Sri M. Ananthasayanam Ayyangar: May I know whether it is not after the food debate that the representations have been made by the Government of Madras that the price of paddy should be increased by half a rupee per maund and of rice by one rupee per maund

Mr. B. R. Sen: That is not correct

Sri M. Ananthasayanam Ayyangar: Is it before then?

Mr. B. R. Sen: Yes. Sir

Production of Sugar and Textiles in India and Quantity available of Kerosene Oil

- 366 *Seth Govind Das Will the Honourable Member for Industries and Supplies please lay on the table of the House a statement stating.
- (a) the total production of sugar and textiles in India and the quantity of white and yellow kero ene oil available for civilian population,

(b) the basi, on which these commodities are allotted and distributed to different province, and their per capita quots for each province, and

(c) whether Government propole to make the allotments in future to all the Province, on their population strength basis, after calculating their availability at flat rate per capita ha, I for the whole of India?

The Honourable Dr. John Matthal: So far as the question relates to cotton textiles, a statement containing the required information is placed on the table With regard to sugar and kerosene oil the Honourable Memiler may lindly address his enquiries to the Departments of Food and of Works, Mines and Power respectively.

Statement

(a) In 1945 the total production of textiles in India including handloom production of million yards was about 6 200 million yards of this 600 million yards were exported and 575 million yards were exported and 575 million yards were ellotted to Defence requirements. The bulince of 5025 million yards was available for the civil population in India. The total production so far this year, up to the und of September, has been 3,068 million yards Production of yarn for Handlooms has also fallen and aguinst 1,500 million yards of handloom cloth estimated to have been produced in 1945, the production in 1946 may only be 1300 million yards in the calendar year 1946 about 400 million vards will go for export and should 800 million yards of Defence requirements A balance of about 4 900 million yards should therefore be available for the evul population in India in the calendar year 1946 if the present rate of production continues

(b) The quantity available for the civil nopulation is distributed to Provinces and States on the basis of the following per capita quotas -

Madras	12 yards per l						
Bombay	18	••		**			
Bengal	12	٠,	,,	,,			
U P	131	,.	,,	,			
Punjab .	18	,	,,				
Bihar	12	,,	,,	.,			
C P	12	,,	,,	**			
Assam	11	,,	,,	,,			
N W F P	18	,	,,	,			
Smd	18		,,	,,			
Omesa	11	,,	,,	,,			

(c) The Government of India propose to call an inter-Provincial conference to consider whether the present Provincial per capita quotas should be modified

COMMUNAL CONSIDERATIONS IN ALLOTMENT OF CONTRACTS FOR EUROPEAN STYLE
TEA ROOMS AT TANDO ADAM STATION ON N. W. RAILWAY

1867. *Seth Yusut Abdoola Harcon: (a) Will the Honourable the Railway Member be pleased to state whether it is a fact that communal aspect is being considered in allotment of contracts for European Style Tea Rooms in the North-Western Railway?

[†]Answer to this question laid on the table, the questioner being absent

- (b) Is it a fact that at Tando Adam Station in the Karachi Division of the North Western Railway such a contract was at first given to a Muslim contractor who was already a contractor for European Style Tea Rooms in the Division, but later his contract was cancelled in favour of a Hindu vendor on the plea that the town had a majority of Hindus?
- (e) Are Government aware that the General Manager, North Western Railway Lahore, admitted at a meeting held on the 1st August, 1946, of the North Western Railway Advisory Committee, that injustice has been done to the Muslim contractor? If so, what action has been taken by the Railways to reinstate the former contractor?

The Honourable Mr. M Asaf Ali: (a) No

(b) The contract for working the European Style tea-room at Tando Adam was first granted to Mr Mohammad Nazir Khan, vending and catering contractor at that station, but before this contractor actually started work the matter was discussed by the Karachi Railway Local Advisory Committee when it was stated that as the passengers using the station consisted mainly of Hindus the tea-room should eater mainly for Hindus The contract was subsequently transferred to Messrs Wadhu Mal Fatch ('hand & Bros

It appears that the change was made as a result of the views expressed at a meeting of the Local Advisor Committee, but further information as to the reasons which led to the change of contractor is being called for on receipt of which the case will be reviewed and a statement will be laid on the table of the House in due course.

(c) The relevant extract from the precise of the 92nd meeting of the N W R Local Advisory Committee Karachi, is as follows

"The history of the case was explained and the Chairman stated that, while he could not consider cancelling the existing arrangements at this stage, he did agree that the communal considerations should not enter into such matters and this policy would be kept in yiew in future"

With regard to the second part of the question, the Honourable Member is referred to part (b) of my reply to his question

RUNNING OF A FAST TRAIN BETWEEN DELHI AND MADRAS

368 *Sri R. Venkatasubba Reddiar Will the Honourable the Railway Member pleare state

- (a) whether in the last meeting of the Central Advisory Council for Railways a promise was made by the Administration to inn a fast train between Madras and Delhi twice or thrice a week, from the 1st October, 1946;
 - (b) whether any such train has been introduced, and, if not, why not,
 - (c) if the train has not yet been introduced, when it is proposed to do so, and
- (d) whether any steps are being taken to revert to pre-war timings in respect of the principal through trains on the various Railway systems, and, if so, when it is proposed to effect such reversion?

The Honourable Mr. M. Asaf Ali: (a), (b) and (c) At the meeting of the Central Advisor, Council on the 13th April, 1948, a hope was expressed by the Government spokesman that it might be possible to inaugurate a fast beweekly mail service between Delhi and Madras by October 1946, but no promise was given. The intrition was to start this service when adequate and suitable stock became available. Unfortunately the expectation that such stock would be available by October 1946 has not been realised. Moreover, the Railway Administrations consider,—and Government agree,—that their primary obligation, as more stock becomes available is to restore services which were curtailed during the war and for which the public demand is urgent, rather than to introduce new services which were not in existence before the war. Further consideration of the proposal has accordingly been deferred for the time being and the Railways concerned have been instructed to review the position sometime towards the end of this year with a view to seeing whether the service

can be started from next April. In the meantime, it is not possible to give a definite date by which the Service will be introduced. Much will depend on the availability of suitable stock and the ability of the Railways to restore prewar train services

(d) There are a number of factors which militate against a complete reversion to pre-war time-tables on the various Railway systems, among them being, heavy loads of trains, poor quality of coal and heavily taxed engines

Improvements in speeds will be made as rehabilitation progresses but Government considers that under conditions as they are at present and which are likely to continue for some time, it would be unwise to lay down ambitious schedules which experience shows cannot be maintained

Sri M. Ananthasayanam Ayyangar: Mav I know if all these considerations were not before the Honourable Member's predecessor when the suggestion or promise was made that the new service would start on the 184 October 1946?

The Honourable Mr M. Asaf All: All these considerations were before him but no promise was made

Sri M. Ananthasayanam Ayyangar: If not a bi-weekly service, will the Honourable Member start at least one fast service per week immediately?

The Honourable Mr. M Asst All: It is very difficult for one to make a promise on the floor of the House foday. I have stated at length what the difficulties are but we shall by and meet the wishes of the House in this matter

Sri M. Ananthasayanam Ayyangar: How far has the Honourable Member succeeded in trying to speed up the existing service from Madras to Delhi?

The Honourable Mr. M. Asaf Ah: We have made some improvement in that direction already

Sn M. Ananthasayanam Ayyangar Any considerable reduction in the number of hours?

The Honourable Mr. M. Asaf Ali: Quite a considerable number of hours 1 think the contemplated service will be somewhere in the neighbourhood of 98 hours.

CRY OF ' HINDU PANI ' AND 'ISLAMI CHAI ' At RAILWAY STATIONS

- 369. *Mr. Manu Subedar (a) Has the Honourable the Railway Member and or instanced or pormitted the cry of "Hindu Pam" and "Islam Chai" at Railway stations, or has it been spontaneous produced.
- (b) Have Government considered whether such distinction is necessary and should be permitted ${}^{2}\!$
- (e) Has it been brought to the notice of Government that no such distinction is made with regard to "Paan", biscuits, fruits, Mithai, toys, books, magazines and newspapers and other terms rold, to passengers?
- (al) Have Government ascertained the sen.e of the Central Advi.ory Council for Railways and the Standing Binance Committee on this topic? If not, will they do so at an early date?
- The Honourable Mr. M. Assf Ali: (a) Government have not authorised the use of these cries which have been spontaneous
- (b) Government do not consider such distinctions necessary or desirable. They have already issued instructions to Government Railways that the current practice on railways of watermen and vendors of tea, sweetmeats, etc., attaching to the oral announcement of their wares a communal adjective such as "Hindu" and "Mussalman" should cease forthwith
- (c) Government are aware that similar communal adjectives are not used by other vendors on railway premises
- (d) In view of the action already taken there is no necessity to refer the matter to either body.



Mr. Manu Subedar: Is it not a fact that the people who shout 'Hindu Pam' are servants of the Railway Administration and is it not, therefore, possible that the late Government of which this Government is the successor deliberately designed these distinctions to be shouted like this?

The Honourable Mr. M. Asaf Ali: I should not like to go unto a post-mortem examination

Seth Govind Das: Sir, there is one more distinction prevailing on these rail-way lines and that is European and non-European food. On many lines there are more restaurant rooms which serve European food than Indian food Will the Honourable Member consider the question that when there are more travellers who take food of Indian style, the food of European style should either be abolished or the food of Indian style should also be provided at various trains as well as stations?

The Honourable Mr. M. Assi Ali: I think my Honourable friend has made quite a "title specth on the subject." The whole matter is going to be considered by the Central Advisory Committee quite shouth.

Mr. Manu Subedar: Now that the Government has sent out these premperor instructions for these sort of cries to case will the Honourable Member undertake and assume this House that he will send for a periodical report, say, at the end of ever four weeks to see that in spite of Government's instructions this thing does not go on?

The Honourable Mr. M. Asaf Ali: I accept the suggestion of the Honourable Member

Lt.-Col. Dr J C. Chatterjee. Is it not a fact that it is a question of supply and demand and that these cross arise because people demand "Hindu Pam" and "Muslim Chair".

Mr President: Next question

ELIMINATION FROM DOCUMENTS BY HIGH COURTS OF A PARTY'S CASTE, SUB-

- 370 *Mr. Manu Subedar (a) Doe; the Honourable the Law Member propose to issue a circular to High Courts or take such other steps as he thinks proper for the elimination out of every document discribing a party his sub-caste, caste or religion?
- (b) Are Government aware that no such practice exists anywhere in the world and that other means of identification of the parties described are found than the mention of easte or religion?
- (e) Have Government asked for or received expressions of public opinion on this subject as to whether this is necessary?

(d) Have Government considered the problem? If so, what is their conclusion?

- (e) Do Government propose to invite the views of Provincial Governments as to whether it is necessary in communications from or to Government, or any representations or notification that the easte or religion of a party mentioned should be indicated?
- The Honourable Mr. Jogendra Nath Mandal: (a) No 1 would invite the Honourable Member's attention to the fact that in all documents emanating from a court the description of a person referred to therein is supplied by the party, at whose instance the document is issued and is not susceptible of variation by the court
 - (b) Government have no information on the subject

(c) No

(d) Nothing describable as a problem appears to me to arise

(e) Government do not consider that a reference to Provincial Governments on this subject would serve any useful purpose, and I would point out that there is nothing whatever to compel a person addressing a letter or representation to Government to specify his caste or religion

- Mr. Manu Subedar: With regard to (b), since this Government is not aware to he practice in other countries, will then make an attempt to find out that on applications, on court documents and on bransfer of property and other documents in other countries a man's religion or caste is not mentioned, whereas in India it appears to be the general practice that the description that a man is a Hindu inhabitant of such and such a street or he is a Muslim inhabitant of such and such a city is a ways mentioned? Will Government make this inquiry and consider the problem which dose exist?
- The Honourable Mr. Jogendra Nath Mandal: No inquiry is necessary for the sumple reason that the Civil Procedure Code does not provide for the nention of caste or religion or anything of the sort. What the Civil Procedure Code does require is a description of a person. It is due to custom or usage that a person's caste or reigion is described. It is not required under any law of the land. Therefore, I feel that no useful purpose will be served by making an inquiry as to whether in other countries the description of a person requires the mention of his caste, sub-caste or religion.
- Mr. Manu Subedar: Will the Honourable Meinber assure this House that this is not required under the rules of the High Court and under the rules of the District Courts and that when a person goes to affirm his signature before the Registrar of the High Court he is not called upon specifically to state his caste or religion?
- The Honourable Mr. Jogendra Nath Mandal: Yes, Sir, in certain provinces there are some courts in which a person is required to mention his easte and religion, but I do not find it from the Civil Procedure Code that it is at all necessary.
- Mr. Manu Subedar: In view of the fact that in the United States of America and also in the United Kingdom
 - Mr. President: I think there has been sufficient discourse on this subject
- Haji Abdus Sattar Haji Ishaq Seth: May I ask a supplementary question, Sir? Anising out of part (a), is the Honourable Member aware that the omission of the mention of religion by a party to a document may later on lead to complications with regard to inheritance law and therefore it is necessar that religion should be mentioned?
 - Mr. President: That is a matter for argument. Next question

HEAVY PROFITS TO TEXTILE FACTORIES ON SALE OF CLOTH

- 371 *Mr. Manu Subedar (a) Will the Honourable Member for Industries and Supplies please state by what process prices of cloth were fixed in India?
- (b) Are Government aware that textile factories were permitted to make very heavy profits per loom, as much as ten times the pre-war profit and that even now the profit per loom 13 very high?
- (c) What stops are Government taking to have an automatic adjustment of this question, instead of infrequent revisions of prices?
- (d) What has been the total production of cloth in India during the last five years and how much has been taken by Government?
- (e) How 13 that Government's offtake after the war for certain kinds of cloth still continuing?
 - (f) How much is now being taken and for what purposes ?
- (g) Have Government examined carefully that the purposes for which cloth is still being taken, are not for the production of articles some of which are being disposed of by Government?
- The Honourable Dr. John Matthat: (a) The basis for fixing prices of cloth and yarn is a schedule of realisation multipliers for certain key counts. These realisation multipliers cover all the various charges involved, such as cost of cotion, all manufacturing charges from the mixing of the cotton and the spithing up to and including weaving, cost of finishing and packing, overhead

expenses of mills and profit margin. This schedule of realisation multipliers is subjected to percentage changes from time to time by negotiations between the Government of India and the industry.

- (b) The schedule as it stands at present is believed to allow larger profits on cloth and yarn of fine counts than on cloth and yarn of medium and coarse counts, on which the profits are at pre-ent relatively small. In fact, there is reason to believe that margins of profit are very small on coarse cloth, and that this is one reason for the fall in production of coarse c'oth. Profit margins of course vary in proportion to the cheener of the management and condition of machinery of each individual mill. The whole question of cloth costs is complicated and is at present actively under consideration.
- (c) Automatic adjustment of prices would be extremely difficult for the following reasons

(1) Conditions of work vary from mil to mill

- (ii) Costs of manufacture (consisting of the cost of raw cotton, wages, storefuel, overhead costs, etc.) vary not only from region to region but also from mill to mill.
- (m) These elements in costs are not constant for any predictable length of time, they depend on local conditions, transport charges, etc., and also on the actual number of looms and spindles worked in any month, which varies according to absentees in, which is of course un-ontrollable and unpredictable
- (d) The total production of cloth (activate if handloom production) during the five years 1941-45 was in the aggregate alout 30,000 million varies, out of which about 3,000 million vaids were purchased by Government for the Defence Services and about 1,900 million vards in connection with the Standard Cloth Saherna.
- (e) Government's office of cloth now is for the requirements of the peace-time establishment of the Defence Services
- (f) Government's offtake during the current year which is for the aforesaid Diffence Service requirements, will probably be about 80 million yards (g) Yes. Sir
- Mr. Manu Subedar: In view of the fact that when Government fixed the price on the basis of cost plus, the millowings produced certain kinds of cloth more because it paid them a little hetter and there was a glut of such things as ourtain cloths which were sent to villages will Government not only control the price of cloth but the qualities which any porticular manufacture?
- The Honourable Dr. John Matthai: That problem has already ansen in tegard to certain varieties of cloth and the whole problem is under active examination.

Mr. President: Next question

Sri M. Ananthasayanam Ayyangar: Mav I ask a supplementary question? Is it not a fact that the prices of handloom cloth have soared high because the coarse cloth is not available?

Mr. President: That is a different problem altogether

Sri M. Ananthasayanam Ayyangar: It is with respect to price control, Sir.

Mr. President: Next question has been called

MILITARY TRAFFIC ON RAILWAYS

Please state how much military traffic on the Railways state thow much military traffic on the Railways is still there in terms of (i) special trains per day, (ii) the number of tank wagons for the use of the military traffic and (iii) the number of ordinary wagons for the use of the military traffic?

(b) Is any priority being given to military transport? If so, of which classand why?

- (c) Is there any traffic that can be called demobilisation traffic, and is it in connection with the Indian forces or non-Indian forces?
 - (d) What is the tota' number of non-Indian troops in India now, and how many of them are to be sent away in the course of the current official year?

- The Honourable Mr. M. Assi All: (a) (i) The latest figures available are for the month of September, 1946 These figures above that an average of 20 Military trains per day were run Those miclude three Military Personnel trains, 14 Military Mail trains, one Stores train, one Vehicle train and one Ambulance train
- (n) Five tank wagons (one broad gauge and four metre gauge) are allotted to the Military for their exclusive use In addition to these, during the three months August, September and October, 1946, a total of 704 broad and metre gauge tank wagons were loaded with military traffic
- (iii) Ordinary wagons are not allotted for the exclusive use of the Military Military demands for ordinary wagons are met from wagons available on railways

No record is maintained of the number of such wagons loaded daily for the Military

- (b) Yes Military traffic carried by goods train is ordinarily accorded the following priorities —
- (1) Movements of military foodstuffs—Class II(a) —This is the same as the priority accorded to movements of Civil foodstuffs sponsored by Provincial Governments
- (2) Movements of military stores, other than foodstuffs, and inovements of military stores from Military Depots —Class III
- (3) Movements of military stores from Military Depots carried out with the object of clearing and closing down such Depots —Class IV

In addition, movements for which operational urgency is claimed, which are now very few are accorded Class I priority on specific application

- Priority schedules issued by the Transport Department cover all goods movements in wagon loads and military goods traffic must necessarily find a place in such schedules Priorities acorded to Military and Civil movements are in keeping with their relative importance and general urgency
- (e) Yes Sir An appreciable amount of traffic is devoted every month to moves of Indian and non-Indian troops in connection with demobilization. The number of Indian troops moved in connection with demobilization in September was approximately 80,000 and the number of special trains arranged for these moves was 28. For non-Indian troops, the approximate number was 4,000 and no special trains were arranged
- (d) The Railway Department are not in possession of the figures asked for in this part of the question
- Mr. Manu Subedar: In view of the fact that during the last session the Honourable Member's predecessor assured this House that only 27 trains were being run daily as military specials, now my Honourable friend says, they are 20 trains

The Honourable Mr. M. Asaf Ali: The number varies

- Mr. Manu Subedar: May I know whether it is a fact that some of these trains go partly empty and that civilians are not admitted in them?
- The Honourable Mr. M. Asaf All: No, Sir, that is not the information of the Government I can assure my Honourable frend that we are pressing it upon the attention of the Defence Department, that if ever any accommodation is available even on these trains, it should be made available for civilian travalling public
- Mon. Manu Substar: In view of the fact that civilian population was treated this dirt during the war period, is it not high time that Government considered whether priorities to military traffic should be discontinued? In fact the Honourable Member's predecessor assured the House that these priorities will not now be given
- The Honourable Mr. M. Assaf All: I am not quite sure whether any assurance was given by my predecessor. All I can say is that these priorities operate

absolutely normally and I do not find any difficulty in the way of civilian popula-

Mr. Manu Subedar: Will the Honourable Member enquire whether Disposals Directorate are not taking too much of these priorities to the projudice of the invovement of coal.and other essential articles for the civilian population?

The Honourable Mr. M. Asaf Ali: No. Sir

Shr! Mohan La! Saksena: Is the Honourable Member aware that apart from special trains, even in ordinary trains where compattments are reserved for the unlitary, ordinary civilians are not allowed?

The Honourable Mr. M. Asaf All: It is quite possible If any such instance to brought to my notice, I shall institute an enquiry

Sri M. Ananthasayanam Ayyangar: Will the Honourable Member at least see to it that while these military personnel get into particular compartments or carriages reserved for them, they do not encroach upon those that are reserved for ordinary civilians?

The Honourable Mr. M. Asaf Ali: Well, Sir, I shall note that point and bring it to the notice of the administrations concerned

SUPERSESSION OF COMPETENT ASSISTANTS IN RAILWAY BOARD BY OUTSIDERS AND JUNIORS

- 873. *Mr. Tamisuddin Khan (a) Will the Honourable the Railway Member please state whether Government are aware of the fact that sonior and competent Assistants in the Railway Board's office are dissatisfied on account of their supersession by outsiders and juniors !
- (b) Is it a fact that the genumeness of this grevance was recognised by the Directors of the Board and that it was dooded by them that the recent promotions to supervisory posts should be reviewed?
- (c) Is it a fact that this droision of the Directors was turned down, without any valid reasons, by two members of the Board, and that no reference was made to other members of the Board or the Chief Commissioner of Railways?
- (d) Is it a fact that the Financial Commission r is never consulted in such matters and that the Directors and Secretary of the Board are the final authority on all questions relating to the staff of the Railway Board office? If so, why was a departure made in this instance?
- (e) What steps are proposed to be taken to remove the legitimate grievances of the staff in this matter?
- The Honourable Mr. M. Asaf Ali: (a) Certam representations from senior Assistants have been received in connection with promotions Promotion to all posts in the Board's office, particularly to supervisory posts, is, however, made by selection and not by seniority, it is also permissible to draw upon outside sources for filling posts of Superintendents and Assistants-in-Charge, as well as Assistants.
- (b) A meeting of the Directors recommended by a majority that certain promotions should be reviewed, but this did not imply recognition of the claims of senior men
 - (c) Two Members of the Board considered the recommendation of the Directors It has been decided that promotions should be made on the recommendations of a small committee consisting of three Directors and the Secretary, Railway Board It was not necessary for the other Members of the Board to have seen the papers, but the Chief Commissioner has subsequently seen them.
- (d) The Financial Commissioner is consulted where necessary, the Secretary, Railway Board and not the Directors is the authority in charge of the staff of the Board's office and he exercises the necessary control under the supervision of the Board The last part does not arise

- (e) It is not admitted that the staff have any legitimate grievance. As I have already stated, a small committee has been set up who will make recommendations for promotion and if as a result any changes in the existing arrangements are indicated, the matter will be considered afresh
- Sri M. Ananthasayanam Ayyangar: May I know if these selection posts are being reviewed by the Honourable Member himself from time to time inasmuch as there is much scope tor nepotism in this matter?
- The Honourable Mr. M. Asaf Al: All the higher categories come up to me out I cannot possibly undertake to review all the selection posts that are being considered by the various administrations because their number is large
- Sri M. Ananthasayanam Ayyangar: May I know if the posts of General Managers are selection posts?
- The Honourable Mr M. Asaf Ali: Yes, they are These higher posts come to me straight
- Sri M. Ananthasayanam Ayyangar: Is it a fact that some posts of General Managers will soon fall vacant? In view of the fact that there are very few Indian General Managers at present, will the Honourable Member investigate into this matter and see that in filling up the vacancies that would arise shortly, Indians are not overlooked?
- The Honourable Mr. M. Asaf Ali: I can assure my Honourable friend on that point I shall see to it that no Indian is overlooked. I assure him that even now I aim taking every conceivable step to see that no Indian is overlooked.
- Sri M. Ananthasayanam Ayyangar: Will the Honourable Member give au assurance that in the case of persons who are serving already in railways which have been taken over from companies recently, the priorities that have been given under the companies' regime whether they were right or wrong will not be continued?
- The Honou able Mr. M. Asaf Ali: I am afraid I must ask for notice But there is one little point on which I can say this much. It is rather a difficult question. Certain lists of semiorities were made out by the companies, when these administrations were taken over by the Government, naturally we had to adopt those lists. It is difficult for us now to re-open these lists and go into the question of seniority as it was determined by the companies before we took over these railways.
- Sri M. Ananthasayanam Ayyangar: May I ask whether at least with respect to higher grades, he will review the question of seniority in all cases of railways which have been taken over by the Government from companies?
- The Honourable Mr. M. Asaf Ali: As I have already said the principle is this, that wherever selection posts are concerned, semontly is overlooked if necessary.

CORRUPTION IN THE DISPOSALS DEPARTMENT

- 374. *Seth Sukhdev (a) Will the Honourable Member for Industries and Supplies please state whether Government are aware that there is widespread
- (b) If so, what styps are being taken to prevent corruption and the disposal of Government material at low prices \hat{i}
- The Honourable Dr. John Matthait (a) Allegations to this effect, mostly anonymous, have been made from time to time, but none has so far been so specific or supported by such prima facie evidence as to justify formal enquiry
- (b) Government are fully alive to the necessity of eliminating corruption wherever it exist. In the case of the Disposals Organisation, in particular, an Enquiry Committee has recently been set up and its Terms of Reference include inter alia.
- (1) to advise whether the methods of disposal in themselves are suited to producing results which are (i) in the interests of the public, (ii) expeditious

"A" (2) to advise whether, in their view, there are definite indications of corruption

The Government will take such action in the light of the Comm ttee's recominendations as may be necessary both as regards revision and methods of disposal and organisational changes and in the further investigation of any particular cases brought to notice Copy of a Resolution setting up the Disposals Enguiry Committee is placed on the table

GOVERNMENT OF INDIA DEPARTMENT OF INDUSTRIES AND SUPPLIES

No

New Belht, the 17th October 1946

RESOLUTION

In order to have the advantage of some outside study of the problems and difficulties so far encountered in the disposal of war surpluses, the Government of India have decided to appoint a small Committee which will operate on the terms of reference below—

- (i) To review the problems of the Department and to advise whether the organization, personnel, and class of officer and staff are adequate and suitable for handling these problems
- (11) To advise whether the methods of disposal in themselves are suited to producing results which are
 - (a) in the interests of the public
 - (b) expeditions
 - (111) To advise whether, in their view, there are definite indications of corruption
 - (iv) And in general to suggest methods of improving the performance and standards
- 2 The Committee will be called the DISPOSALS ENQUIRY COMMITTEE and will constant of Sir Maurice Gwyer and Dewan Bahadur Sir T Vijayaragha achaiya Mr S Bhoothahigam, O B E, I C S, will act as Secretary to the Committee
 - 3 It is expected that the Committee should be able to report within one month

ORDER —Ordered that this Resolution be communicated to all Provincial Governments and Chief Commissioner, Delin, all Departments of the Government of India (including the Financial Adviser, Military Finance, and Political Department) and the Secretary, Cabinet Secretariat

2 ORDERED also that the Resolution be published in the Gazette of India Extraordinary, dated the 14th October 1946

M W M YEATTS.

Secretary to the Government of India

Dr. Zia Uddin Ahmad: Have Government fixed up the terms of reference and the constitution of this Committee?

The Honourable Dr. John Matthai: Yes, the terms of reference and the constitution have both been settled and I think have been announced

Sri M. Ananthasayanam Ayyangar: May I know if Government will be willing to set up influential non-official committees in each centre of disposal to be associated with the Government Department, to give them advice with respect to all major disposals beyond a particular value?

The Honourable Dr. John Matthai: I expect the report of this committee to be available to Government in a very short time, and the suggestion made by the Honourable Member and other suggestions of a similar kind will be taken into account when we examine the report

Seth Govind Pas: Are there any non-officials on this Committee?

The Honourable Dr. John Matthai: The Committee consists of only two persons, Sir Maurice Gwyer and Sir T Vijayaraghavachari, both of whom are non-officials

Shiri Mohan Lal Saksena: May I know if the allegations about corruption were made in writing?

The Honourable Dr. John Matthal: Anonymous letters have been received.

Shri Mohan Lal Saksena: Did Government take any steps to make inquiries regarding the finances of these particular officers?

The Honourable Dr. John Matthai: Such consideration as these anonymous letters deserved was given to the matters raised in them

Mr. Leslie Gwlit: Will the Committee be able to examine witnesses? If so, will the evidence of witnesses in such examination be taken in a privileged place?

The Honourable Dr. John Matthai: I understand the procedure of the Committee is going to be this They have examined a large number of officials who hold respons ble positions in this particular Directorate, and the further step they are going to take is to meet Chambers of Commerce, business associations of various kinds, and hear their views

Sri M. Ananthasayanam Ayyangar: Is it a roving Committee?

The Honourable Dr. John Matthai: They mean to make an extensive tour

EMPLOYMENT OF SUPERANNUATED OFFICERS IN INDUSTRIES AND SUPPLIES DEPARTMENT

- 375. *Seth Sukhday. (a) Will the Honourable Member for Industries and Supplies please state how many officer, who have already reschild that ago of 5 are still boung continued in service on the Dopartments under his control ?
- (b) How many permoners were re-employed during the war and still being continued? How many of these superarmuted mer were specialists and technical men?
 - (c) When will the services of these men be dispensed with?

The Honourable Dr. John Matthai: (a) Fourteen

- (b) Thirteen Out of these five are technical men
- (c) The services of superannuated officers will be terminated as soon as possible within a period of about a year

All of them except two will be dispensed with by 30th May 1947 and the services of the remaining two will be dispensed with by December 1947

EXPRESS TRAIN BETWEEN DELHI AND MAD RAS

- 376. Mr. R. C. Morris: (a) Will the Honourable the Railway Member please indicate when the promised new Express Train will run between Delhi and Madras?
 - (b) Will air-conditioned coaches be provided on the Express train?
- The Honourable Mr. M. Asat All: (a) The Honourable Member's attention is invited to the reply I have just given to parts (a), (b) and (c) of Sr R. Venkatasubba Reddiar's starred question No 368
- (b) The current proposals do not contemplate the provision of air conditioned accommodation. The matter will however be considered in connection with the general question of provision of air-conditioned coaches on the various routes.
- Sri M. Ananthasayanam Ayyangar: As the first and second class coaches very often go empty will the Honourable Member consider the advisability of reducing the number of these carriages in this train and increasing the accommodation for third class passengers by increasing the number of coaches.

The Honourable Mr. M. Asat Ali: The question will be examined according to the requirements of the travelling public

Shri Mohan Lal Saksena: In view of increased facilities of travelling by air will Government consider the advisability of discontinuing air-conditioned first class coaches?

The Honourable Mr. M. Asaf All: That is a matter of larger policy which I do not think can be discussed by way of supplementary questions and answers

Sit. N. V. Gadgil: Is the Honourable Member aware that in the last railway budget debate this House expressed more than once the view that it was against increasing any facil ties for upper class passengers, specially those who travel in air-conditioned coaches?

The Honourable Mr. M. Asaf Ali: I am not quite sure that this question was specifically dealt with during the budget debate. It is quite possible that a certain suggestion may have been made, but, as I have said before, it is a question of policy and there will be plenty of time for the House to discuss to at length in the budget session and give us a definite policy. If it is desired to abolish the upper classes I am quite prepared to abolish them

Sit. N. V. Gadgil: Meanwhile do not spend anything on them

Mr. President: Order, order, next question

PRIALTY ON REGIND OF FARE ON UN-USED RAILWAY TICKETS

- 377. *Pandit Balkrishna Sharma Will the Honourable the Railway Member be pleased to state
- (a) whether it is a fact that in case a passenger is not able to travel by a particular train for which he has purchased a ticket, he is allowed to deliver back the ticket and get a refund on payment of only one anne as penalty, on the East Indian Railway,

(b) whether a deduction of 10 per cent is made on the fare paid if a ticket hoseen purchased a few days earlier and the reservation of seat made, when the passenger is not able to utilise the ticket.

- (c) the reasons for this defference of treatment between the two categories; and
- (d) whother Government propose to take steps so that the latter class of takets may also be accepted on payment of the ponalty of only one anna?

The Honourable Mr. M. Asai Ali: (a) If a passenger is unable to travel for want of room in a particular train, he can obtain at the station refund of the fare paid without any deduction, provided he gives up the ticket within three hours after the departure of the train. When for any other reason a passenger is unable to travel, he can, if he has not reserved accommodation, obtain refund of the fare paid less a clerkage charge of one anna, provided he gives up the tooket within two hours after the departure of the train

- (b) Yes
- (c) The distinction is made primarily with the object of preventing abuses such as speculative reservations
- (d) The present practice is intended to meet prevailing circumstances when the pressure on reserved accommodation eases and the incentive for making spurious reservations has ceased to exist, Government intend to consider some relaxation of the rule under which a 10 per cent deduction is levied in cases of refunds following cancellation of reserved accommodation. In the meantime to provide for genume cases of hardship, Railway Administrations have discretion to waive the levy of the 10 per cent deduction where circumstances warrant.

Seth Govind Das: Is the Honourable Member aware that if the application for refund is not made within the preservised hours, as the Honourable Member said, it takes the Railway Department about six months to return the mone?

- The Honourable Mr. M. Asaf Ali: I think those who want a refund should be a little quicker than they generally are
- Sri M. Ananthasayanam Ayyangar: Has it come to the notice of the Honourable Member that the provision for the exemption of the deduction of 10 per cent has been abused by the railway servants themselves by purchasing tukets for long distances and then returning them and getting exemption? If not, will he kindly make inquiries?

The Honourable Mr. M. Asaf Ali: Certainly, Sr But I should like some specific instances to be brought to my notice

VALUE OF GOODS LOST IN TRANSIT ON RAILWAYS

- 378 *Pandit Balkrishna Sharma. Will the Honourable Member for Rail-way be pleased to state:
- (a) the approximate value of goods lost in transit on various Railways, the amount claimed and the amount refunded, and
 - (b) the reasons for such losses ?
- The Honourable Mr. M. Asaf Ali: (a) A statement showing the net amount of claims paid by all Class I Railways for loss, destruction or deterioration of goods for the last five years is placed on the table Similar information in respect of claims repudiated is not available
 - (b) The principal factors contributing towards these losses are
- (i) Heavy expansion of traffic, leading to congestion in goods and parcel offices and in yards, and to difficult operating conditions
 - (1) Inferior quality of packing used
 - (iii) Low standard of marking and labelling of packages
- (iv) Increase in thefts due to general scarcity, rise in the level of prices, and bad lighting on account of "black-out" cond tions
- (v) Indifferent calibre of some of the temporary staff recrinted to handle the heavy war-time traffic

Statement showing the net amount of claims paid by Claim I Railways Year Net amount paid Rs 1941-42 7,867,712 1942-43 14,45,989 1943-44 39,22,656 1944-45 1,13,60,910 1946-46 1,58,18,665

Note. - These figures refer to year ending 31st March

Mr. Manu Subedar: In view of the fact that Government servants or exrailway servants are alleged to be concerned in these thefts, will the Honourable Member set up a special machinery for investigation and allay the serious discontent which exists among the public?

The Honourable Mr. M. Asaf Ali: The Watch and Ward are as active as they should be, and I can assure the Honourable Member that we are trying to strengthen our Watch and Ward in order to catch out those to whom my Honourable friend referred

Mr. Manu Subedar: In view of the fact that the Honourable Member is unable at this stage to give us the amount of claims made and rejected by railway administrations, may I know whether he has not received representations from the business community from time to time as to the unsatisfactory character of the responsibility of the railway administrations for losses of goods sent by railway?

The Honourable Mr. M. Asaf All: There is no doubt that complaints are received from time to time But my Honourable friend ought to feel satisfied that the amount paid by the railways in 1941-42 was something like seven lakes 80 thousand odd and now it has risen to one crore and 59 lakes odd. Can we pay more?

- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member if any policy has been evolved to appoint Superintendents of Pole from Government service? Take them on a tenure basis for Watch and Ward
 - Mr President: What is the question?
- Sn M. Ananthasayanam Ayyangar: My Honourable friend said he is trying to improve the Watch and Ward system of the Railways so as to prevent the losses on Railways
- Mr. President: The Honourable Member may ask for any information, but he is going to make suggestions
- Sri M. Ananthasayanam Ayyangar: If my language is suggesting suggestone I will try to make an amendment May I ask the Honourable Member to inform the House if there is a proposal to have Supernitendents of police serving in the Government transferred to the Railway Department for Watch and Ward once in every three years on a tenure basis?
- The Honourable Mr. M. Asai Ali: According to my information, on some Railways there are Superintendents of Police working in the Watch and Ward, and on others they are not
- Mr. Abdur Rahman Slödigi: Will the Government consider the desirability of assessing these losses in accordance with the actual complaints made and justified, or the capacity of Government to pay? Whether it is 16 lakhs or 16 crores is immaterial If I have lost money or goods, it should be paid Will Government kindly reconsider its policy?
- The Honourable Mr. M. Assi All: The Government try to do justice in every case, and I assure the Honourable Member that the Government will continue to do justice to everybody
- Mr. M. A. F. Hirtzel: The Honourable Member informed the House that the Watch and Ward Department were working satisfactorily Would he kindly arrange to make available to the House the number of cases instituted as a result of their activities and the number of successful convictions?
- The Honourable Mr. M. Asaf Ali: I should like the Honourable Member to put down a question
- Sti M. Ananthasayanam Ayyangar: May I know from the Honourable Member if it has come to his notice that there are a number of bogus parcels and bogus complaints? Parcels are first sent without indicating what they contain and later on cla m is made for some other article which was actually not sent Will the Honourable Member kindly see to it that proper investigation is made to see what exactly the article is before parcels are accepted?
- The Honourable Mr. M. Asaf Ali: No parcel is accepted by the Railways until the Railway officers have satisfied themselves that it contains what the declaration says it contains

RESPONSIBILITY FOR GOODS ENTRUSTED TO ONE RAILWAY FOR DESPATCH TO A STATION ON ANOTHER RAILWAY

- 379 *Pandit Balkrishna Sharma: Will the Honourable Member for Railways be pleased to state .
- (a) whether it is a fact that when goods are entrusted to one Railway for a station that happens to be on another Railway, the original Railway takes no responsibility for the goods if lost;
- (b) whether on complaint for loss of goods, the original Railway refers the sender to the Railway to when station the goods were despatched and declines to take any further action in the matter, and
- (o) whether Government propose to instruct the Railways originally receiving goods for despatch, to hold themselves responsible for the tracing of the goods if they are lost, and ensuring the payment of costs to the sender?
- The Honourable Mr. M. Asaf Ali: (a) No The Bailway which books a consignment for a station on another railway remains responsible as the contracting

railway, although each railway over which the consignment passes is responsible for the safe transport of the consignment while in its custody

- (b) On recent of a complaint for loss of goods, the forwarding railway refers the applicant to the railway on which the destination station is situated, which railway is responsible for accepting and dealing with the claim on behalf of all the railways concerned Each railway, however, takes action to trace the passage of the consignment over its own length
- (c) Government do not propose to vary the present practice which they believe to be the most convenient to the trading public, since it is consignees who normally hold Railway Receipts and prefer claims and they can deal more conveniently with the destination Railway

DISPOSAL OF JEEP MOTOR CARS

- 380 *Pandit Balkrishna Sharma: Will the Heneurable Member for Industries and Supplies be pleased to state
- (a) the number of Jeep motor cars that were in the possession of Government at the close of the war,
 - (b) the manner in which they were disposed of or are being disposed of, and
- (e) the prices at which they have been sold and the conditions, if any, that we stacked as regards their further sale by firms that bought, the cars from Government?

The Honourable Dr. John Matthai: (a) 10.508

- (b) Surplus Jeeps declared to the Disposals organisation have been disposed of partly by sale to Provincial Governments and Indian States for security and Famme Rehef purposes, partly by inclusion in bulk sales of quantities of various vehicles, and partly by advertised tender, auction, or negotiation of small quantities to different parties
- (e) The prices varied with the condition of Jeeps sold Jeeps in good condition were generally sold for Rs 4,000 each Jeeps in fair condition fetched Rs 2,250 to Rs 3,000, and those in poor condition Rs 1,000 to Rs 2,000

In the case of 'air and poor vehicles, the wide range of conditions within the broad grouping has accounted for the considerable variation in prices

No conditions governing resale were attached in any transaction

POLICY re RETENTION OF ROYAL ENGINEERING OFFICERS EMPLOYED IN RAILWAYS

- 381 *Hajee Chowdhury Mohammad Ismail Khan: (a) Will the Honourable Member for Railway please state if it is a fact that Royal Engineering Officers are employed in Transportation and Engineering branches of the Railway although they are essentially military Officers?
- (b) Will Government state their future policy as to retention of three Royal Engineering Officers in Railway Services and state whether their services will be returned to the military?
- The Honoura'le Mr. M. Ass! Ali: (a) Yes The employment of a limited number of Royal Engineer Officers in civil employ, including the various branches of Ralway service, is a part of the general set-up of the Army. The terms governing their employment on railways will be found in Appendix I to the State Railway Establishment Code, Volume I, a copy of which is in the Library of the House.
- (b) Government have not so far considered the question of the future drafting of Military Officers into Railway amploy. As regards such officers already in Railway employ, their return to rilitary service has not been considered, while those whose services were replaced at the disposal of the Army during the war and are still with the Army, have been given an opportunity of returning to Railway employ provided they are considered suitable and they do so not later than 31st Macch. 1947.

QUALITY OF MATCHES PRODUCED IN INDIA

- 382 *Mr. Manu Subedar: (a) What steps has the Honourable the Member for Industries and Supplies taken for the improvement of the quality of matches produced in India ?
- (b) Is it a fact that matches are produced under controlled conditions at prices fixed by Government?
- (c) Is it a fact that these prices leave magnificent profits to the principal producing companies?
- (d) How do Government account for the fact that the quality of matches on the market is the same as the war quality?
 - (e) What steps do Government propose to take in order, to remedy this matter ?
- The Honourable Dr. John Matthai: (a) and (e) The quality of matches depends upon the quality of wood and of potassuum chlorate is produced in adequate quantities at present in India, but the match manufacturers have not been able to get the right type of wood in sufficient quantities. Before the War the Andaman Islands were an important source of supply for match-making wood for the Indian industry. After the Islands were taken over by the Japanese, the Indian match industry had to face the problem of arranging suphles of wood from indigenous sources. Some of these sources provided good substitutes, but due to excessive war time felings in the Foresits, supplies of the particular varioties required were considerably reduced and timbers of inferior quality had to be used. Government of India intend to ask the Provincial Governments to reserve exclusively for the manufacture of matches certain species of wood available in some parts of Jindia. Steps are also being taken to improve supplies of timber from the Andamans.
- (b) and (c) Matches are not produced under controlled conditions at prices fixed by Government Until 30th September 1946 the prices of match boxes were fixed in relation to the cost of production and handling charges, manu facturers were allowed a reasonable profit However, with the expiry of the Defence of India Act, the Central Government have no longer the power to fix the retail price of matches
- (d) The quality of matches is improving with the improved supply of match chemicals and better quality of wood. It will be sometime before the pre-war quality is atta ned, as transport and other difficulties still hamper regular supply of raw materials to the factories
- Mr. Manu Subedar: In connection with the statement of the Honourable the Finance Member during the last Budget, was not an assurance given to this House that the price of matches will be fixed at half an anne-the retail price—and do I understand that Government will not make an attempt to see that the public is not overcharged by the producers who are a monopoly foreign company?
- The Honourable Dr. John Matthai: I believe an assurance was given by the Honourable the Finance Member in his last budget statement But it has not been possible so far to implement the suggestion he made wholly
- **Sri M. Ananthasayanam Ayyangar:** Are any facilities being given for producing matches as a cottage industry?
- The Honourable Dr. John Matthai: That question was gone into in great detail when the Tanff Board Enquiry into the match industry took place. It is possible to do so, but whether it would stand up to competition against highly organized, large-scale concern, is a problem that admits of doubt
- Sir Oowasjee Jehangir: Isn't it a fact that the price of match boxes has been reduced according to the undertaking given by the Finance Member in the last budget session and that boxes now of 50 matches are supplied to the public at a lower rate and the undertaking has been carried out?
 - The Honourable Dr. John Matthai: I should like notice of that.
 - Mr. President: Question hour is over

STARRED QUESTIONS AND ANSWERS

(b) Written Answers

FAST EXPRESS TRAIN BETWEEN DELHI AND MADRAS

- 383 *Haji Abdus Sattar Haji Ishaq Seth: Will the Honourable Member for Railways please state:
- (a) what steps have been taken to speed up the Grand Trunk Express which was definitely promised in the last session of the Assembly, and
- (b) whon the fast Express train between Delhi and Madras which was promised in the last session is going to be started?

The Honourable Mr. M. Assi Aii: (a) The Railways concerned have been instructed to take special measures to ensure more punctual running of this frain and to subject it to periodical checks by Traffic and Locomotive Inspectors, so that prompt action can be taken to eradicate all avoidable delays. There are however a number of causes of unpunctuality which it is difficult to overcome, such as heavy loads, poor quality coal and engines which are no longer in first class condition.

A copy of the Honourable Member's question and my reply thereto will however be sent to the Railways concerned to ensure that they will redouble their efforts to secure a greater degree of punctuality

(b) The Honourable Member's attention is invited to the reply just given to parts (a), (b) and (c) of Sri Venkatasubba Reddiar's starred question No 368.

EXTENSION OF SERVICE TO MEN IN LOWER AND HIGHER SELECTION CHAIRS IN SIND AND BALUOHISTAN CIRCLE OF POSTS AND TELEGRAPHS DEPARTMENT

- 384 *Seth Sukhdev: (a) Will the Secretary of the Communication D. partment please state the number of men separately in the Lower and Higher Selection Grades in the Sind and Baluchistan Circle of the Posts and Telegraphs Department who have being granted extension of service during the last two years?
 - (b) What are the periods of extension granted in each case?
 - (c) What are the reasons for granting such extensions?
- (d) What is the effect of such extensions on those immediately below them and
 on the general position of unimployment?
 (e) Do Government propose to grant such extensions also to those who have
- (e) Do Government propose to grant such extensions also to those who have now been adversely affected by Government's present policy of granting extensions? If and, why not?
- (f) What steps Government propose to take to safeguard the interests of those now adversely affected? If none, why?
- (g) What is the policy of Government in granting extensions in future to the officers and staff of the Posts and Telegraphs Department in general and the Sind and Baluchistan Circle in particular?

Sir Harold Shoobert: (a) None

- (b), (c), (d), (e) and (f) Do not arise
- (g) I would request the Honourable Member to refer the general question of policy regarding the grant of extensions of service to the Home Department The present Fundamental Rules upon the subject are being followed in the Posts and Telegraphs Department

INDIAN RADIO AND CABLE COMMUNICATIONS COMPANY LIMITED

385. *Mr. Saddiq Ali Khan (a) Will the Secretary of the Communications Department please state if the Government of India have completed arrangement to take over the Indian Radio and Cable Communications Company Limited on 1st of January 1947, in accordance with the notice served on the Company in the beginning of this year?

(b) What is the total number of officers and the employees of the Company who are drawing a salary, including personal allowance—(i) of Rs 450 and over, (ii) between Rs 250 and Rs 450, and (iii) between Rs 150 and Rs 250? How many are Muslims in each category §

(c) What is the scale of pay, as given in the Grading Schedule of the Company for the grades of—(i) Deputy General Manager, (ii) General Traffic Manager, (iii) Chief Engineer, (iv) Assistant Traffic Manager, and (v) Engineerin. charge ? How many officers have been promoted to these grades during last 3 years ? What initial salary and special allowances, if any, have been granted in each case?

Sir Harold Shoobert: (a) The Government of India are making arrangements for taking over the service of the Indian Radio and Cable Communications Company, Limited, with effect from the 1st January, 1947

(b) and (c) A statement is laid on the table of the House

Statement

- (b) The required information so far as it is available is given below -
- (1) Number of employees 40-Muslim, One
- (11) Number of employees 157-Muslims-3
- (111) Number of employees 75-Muslims-12
- (c) (1) Deputy General Manager-scale, Rs 1,500-50-1,750
- (11) General Traffic Manager-scale, Rs 1,200-50-1,500
- (111) Chief Engineer-scale, Rs 1,200-50-1,500
- (iv) Assistant Traffic Manager—This grade has been abolished and replaced by Assistant Managers—scale, Rs 625—35—300
 - (v) Engineer in-Charge-scale, Rs 535-25-775

The information regarding number of officers promoted to these grades during the last three vers and the initial salary and special allowances granted in each case is given below.

- (1) Number of officers promoted to grade--One and initial salary granted Rs 1,600
- (11) Number of officers promoted to grade-One and initial salary granted Rs 1,200
- (111) Number of officers promoted to grade-One and initial salary granted Rs 1,500
- (1v) Number of officers promoted to grade-Three and initial salary granted Rs 700
- (v) Number of officers promoted to grade—Five initial salary granted Rs 600, in four cases with free quarter at Kirkee or allowance of Rs 75 at Bombay in lieu of free quarters and initial salary granted in the fifth case Rs 550 at Delhi with an allowance of Rs 300, and initial salary granted in the fifth case Rs 550 at Delhi with an allowance of Rs 300.

METHOD OF FIXATION OF PRICES OF YARN AND CLOTH

386. *Mr. P. B. Gole Will the Honourable Member for Industries and Supplies be pleased to state

- (a) the method by which the prices of yarn and cloth are fixed,
- (b) the relation that they bear to the controlled price of cotton .
- (c) whether Government are aware that the Textile Mills are making huge profits on account of the abnormally high prices of cloth fixed by the Textile Commissioner, and
- (d) Whether any representation has been made by the East India Cotton Association for raising the minimum prices of cotton if the prices of cloth and yarn are not reduced?

The Honourable Dr. John Matthai: (a) The busis for fiving prices of cloth and yarm is a schedule of realisation multipliers for certain key counts. These realisation multipliers cover all the various charges involved such as cost of cotton, all manufacturing charges from the mixing of the cotton and the spinning up to and including weaving, cost of finishing and picking, overhead expenses of mills and profit margin. This schicdule of realisation multipliers is subjected to percentage changes from time to time by negotiation between the Government of India and the industry

(b) It is not possible to specif, the exact relationship between the controlled prices of cloth and yarn and the controlled prices of cotton, because, as indicated in the reply to part (a) of the question, the schedule of realisation multipliers takes into account all the relevant cost factors. But changes in this schedule are so effected all the relevant cost factors.

- (e) The schedule as it stands at present is believed to allow larger profits on cloth and yarn of nne counts than on cloth and yarn of medium and coarse cloth on which the profits are at present relatively small. In fact there is reason to believe that margins of profit are very small on coarse cloth, and that this is one cause for the fall in production of coarse cloth. Profit margins of course vary in proportion to the efficiency of the management, and condition of the machinery of each individual mill. Some make large profits while others on the margin even work at no profit. The whole question of cloth costs is complicated and is now actively under consideration.
- (d) The East India Cotton Association did make a representation that the floor prices of cotton should be raised, but there was nothing in their representation relating to the reduction of the prices of cloth and varin

PRICES OF COTTON

- 387. *Mr. Manu Subedar. (a) Will the Honourable Member for Industries and Supplies please state how much cotton did Government of India purchase under the scheme to prevent cotton falling below a certain price?
- (b) When were these prices fixed and what were the considerations for fixing the price of cotton as low as they were fixed 2
- (c) Have Government examined the position of cotton and gone into the reason why the price of Indian cotton should be lower than pre-war price, whereas the American cotton is two to three times the pre-war price?
- (d) What steps are Government taking in order to see that the cotton cultivator gets the full value for his exertion?

The Honourable Dr. John Matthai: (a) During the 1943-44 season Government bought 277,854 bales During the 1944-45 season Government bought 22,588 bales There have been no purchases since then

- (b) The prices for the 1943-44 and 1944-45 seasons wer fixed in October 1943 and August 1944 respectively The considerations that weighed with the Government in fixing these prices were (i) to ensure that the cotton floors were less attractive than the food floors, so that the production of cotton surplus to requirements was discouraged and the production of food maximised, (i) Government a anti-inflationary policy. The very fact that Government had to buy as many as 300,437 bales in order to sustain these floors shows that the prices fixed were not unduly low.
 - (c) Current cotton prices are not below the pre-war levels
- (d) Government have recently increased the floor prices of fine Jarilla 3/4" staple by Rs 80 and the floor prices of other descriptions pro rata

"FLOOR PRICES" OF COTTON

- 388. *Prof. N. G. Ranga (a) Will the Henourable Member for Industries and Supplies be pleased to state what was the "floor price" for cotton in September, 1946, and new "floor price" fixed in October, what is the percentage of difference between them?
- (b) Is it a fact that this increase in "floor price" does not effect the ultimate cost of cotton cloth ${\bf \hat{i}}$
- (e) Fot how long have the cotton growers been complaining against the earher "floor price" of cotton? Why was all the delay caused in setting right the position? What is the departmental machinery available to continually watch the trend of the respective prices of cotton, yarn and cloth and to see that the cotton growers are not exploited by the millowners?
- The Honourable Dr. John Matthai: (a) The floor price for Fine Jarilla in September was Rs 350 per candy, and the new floor price fixed in October is Rs 430 per candy The percentage difference is roughly 23 per cent The floor prices of other cottons have been increased by roughly the same percentage.
 - (b) Government do not consider that this increase in the floor prices will affect the cost of cotton cloth. The market price which was round about

Rs 440 per cardy for Fine Jarilla previous to the change is round about Rs 460

(c) For some years representatives of cotton glowers have been complaining that the floor prices were much too low. That they were in fact not unduly low is shown by the fact that market prices have touched the floor on only two The recent dec sion to increase the floors was taken because Government decided that it would serve the interests of the grower to narrow the margin between floors and ceilings and give less scope for speculators. They are of the view that this wou'd tend to stabilise market prices at or about current levels, and give more confidence to the cotton trade, who it is expected by reason of then increased confidence will be likely to allow better prices to the cotton grower There is a section of the Textile Commissioner's office concerned exclusively with cotton matters, which watches the trend of prices and whose duty it is to see that the prices fixed by Government give a fair return to the cotton grower Government's Honorary Adviser on Cotton has many years experience of cotton matters in India and the Cotton Committee of the Textile Control Board comprises experienced businessmen actively interested in the cotton trade. Government believe that the guarantee of a floor, and the careful admistment of supplies against internal needs and export markets, will stabilise the grower's price at a fair level

BAN AGAINST PRODUCTION OF COTTON IN MADRAS

389. *Prof. N. G. Ranga Will the Secretary of the Department of Agriculture be pleased to state whether in view of the new policy of the Congress Ministry of Madras to make that province self-sufficient in Khadi, yarn and cloth production and help peasants to raise as much cotton as possible in their own villages, Government propose to withdraw their "Ban orders" against the production of cotton in a number of Madras Districts?

Sir Pheroze Kharegat: The ban on cotton cultivation in certain tracts has been imposed by the Provincial Government and not by the Centre The question of the continuance of the ban is being examined by the Government of Madras in consultation with their officers

ASSEMBLING OF AGRICULTURAL TRACTORS IN ORDNANCE FACTORIAS

- 390. *Sri V. C. Vellingiri Gounder Will the Secretary of the Department of Agriculture be pleased to state
- (a) the number and place where Covernment ordnance factories or other agencies have undertaken the manufacture or assembling of agricultural tractors and their ploughing sets and spare parts,
- (b) how many tractors have so far been secured or fitted as complete ploughing units and how many given to each province.
- (c) what are the countries from which these tractors and ploughs have been got so far and the number of plough and tractors expected to be delivered and when.
- (d) whether Government have arranged to secure experts from foreign countries to manage the factories engaged in the manufacture of tractors and ploughing implements, and
- (e) the number of agricultural implement factories in India, where are these situated and when started, what help is given by the Government?
- Sir Pheroze Kharegat: (a) Government have set up a tractor reconditioning and reparing station at Delhi A private firm is taking up the manufacture of tractor drawn implements at Bombav. The question of starting the manufacture or assembling of agricultural tractors is being looked into by the Automobile and Tructors Paniel set up by the Planning and Development Department. 15 is however considered that such a plant will not be a commercial proposition until the demand is of the order of 4,000 tractors a year
 - (b) A statement is laid on the table
- (c) The tractors and ploughs so far received have all been imported from the U S A Against our outstanding indents we are still to receive 388 tractors

and 481 ploughs (all types) from North America and 30 tractors and 244 ploughs (all types) from U. K. These are expected to be delivered before December, 1947

(d) Does not arise

(e) The exact number of factories for the manufacture of animal and hand operated agricultural unplements is not known but a list of the more important factories is laid on the table. There is only one factory for the manufacture of tractor drawn implements situated in Bombay and started in 1946 Help is given by Government to these factories for the procurement of iron, steel. coal, coke, etc.

Statement I

[In reply to part (b)]

128 tractors and 25 Mould board Ploughs have been received from the USA, since 1944, and distributed as follows -

Bombay	52 Tractors and 20 Ploughs
Baluchistan	6 Tractors and 3 Ploughs
Baroda .	. 6 Tractors and 2 Ploughs
Bihar	5 Tractors
Bundı State	1 Tractor
Central Schemes	4 Tractors
Hyderabad State	5 Tractors
IARI	2 Tractors
Madras	8 Tractors
Mysore State	8 Tractors
Patiala State	1 Tractor
Rampur State	5 Tractors
Sind	1 Tractor
Travancore State	1 Tractor
U. P	19 Tractors
In hand	. 4 Tractors

In addition 315 used tractors and 8 Ploughs have been acquired from U S Army surpluses in India Of these 12 tractors have been sent to Bombay, 41 tractors and 3 Ploughs to Maore
Madras and 15 tractors and 3 Ploughs to Maore
The remaining machines will be repaired an a special workshop being set up for the purpose, before they can be put to any use

Statement 11

Lists of Firms referred to in reply to part (e) of the question

- 1 The Allahabad Agricultural Institute, Allahabad
- 2. M/s Arthur Butler & Co (Muzaffarpur), Ltd , Muzaffarpur
- 3 M/s Batala Engineering Co, Batala, Punjab
- 4 M/s Bhanamal Gulzarimal, Delhi
- 5 M/s Bhanamal Gulzarımal, Mıthapur, Patna Jn
- 6 M/s Bhansingh Attarsingh, Mirpur Khas, Sind.
- 7 M/s Hans Raj Gupta & Co , Delhi
- 8 The Government Central Workshop, Roorkee, U P
- 9 M/s Kartar Singh & Sons, Mirpur Khas, Sind
- 10. M/s Larsen & Toubro, P O. Box 278, Bombay 1.
- 11 M/s Malık Mohammad Dın & Co , Lahore
- 12. M/s The Mysore Implements Co, P O Hassan (Mysore)

- 13 The Montgomery Dairy Farm, Montgomerv, Punjab
- 14 M/s The Nahan Foundry, Nahan (Sirmus, State)
- 15 M/s P S G & Sons, Charity Industrial Institute, Peelamedu, (Combatore)
- 16 M/s Renwick & Co, Ltd, Khustia, B & A Railway, Bengal
- 17 M/s Kirloskar Bros , Kirloskarwadi, Dist Sitara (Bombay)
- 18 M/s W Leslie & Co (Punjab), Ltd , Lahore
- 19 M/s Cooper Engineering Ltd , Satara (Bombay)
- 20 M/s The Tata Iron & Steel Co , Ltd , Tstanagar

TRANSPORT OF FISH BY ROAD AND RAIL

- 391. *Mr. R. C. Morris Will the Secretary of the Agriculture Department please state whether, with the expected increase of supplies of fish, improved freezing arrangements for transport by rail and road into the interior will be effected?
- Sir Pheroze Kharegat: Improved ireczing arrangements for fish during transport by road and rail will be effected with due regard to the expected increased supplies of fish resulting from development of additional fishery resources, and the supply position of ice and of essential cold storage equipment, which may have to be imported from abroad

CONTROL ON FUEL OIL IMPORTS

- 392 *Mr. Vadial Lallubha: (a) Will the Honourable Member for Industries and Supplies be pleased to state if it is a fact that due to control on fuel oil imports and its prices foreign combines are charging very heavy prices which are out of proportion to the cost in the manufacturing countries?
- (b) Is at a fact that Government was being charged more prices for fuel oil than private consumers before the war 2
- (c) Is it a fact that foreign combines show calculations at the high pre-war price on which they have based their present calculations 2
- (d) Is at a fact that even the present price calculations shown to Government are also on the higher level?
- (e) Do Government propose to see that this charging of higher prices is put a stop to 2
 - (f) What are the reasons for continuing control on fuel oil?

The Honourable Dr. John Matths: (a) The existing control is over physical distribution of supplies of tuel oil to consumers, not on price

The sale prices of petroleum products are fixed on the basis of prevailing for b Gulf of Mexico prices plus current fracht and other charges from a Gulf port to a port in the country of consumation, irrespective of the source of supply. In the case of furnace oil however, the Government have secured prices fixed on the basis of for both Gulf of Mexico price plus the actual freight and other incidental charges from Abadan—the source of supply. As these charges are lower than the corresponding charges on supplies from the Gulf of Mexico, the Indian prices are in fact lower than what would have been ordinarily charged in accordance with the normal price policy of the oil companies 4 There are no reasons to believe that for b Gulf prices are not fixed in relation to the cost of production or that the Abadan costs are lower than the Gulf costs

(b) An instance has been brought to notice where the oil interests, with the probable intention of inducing industries in India to convert their plant from coal-fired to oil-fired timeaces, and thereby establishing new and expanded regular business for oil, had sold turnace oil during the years 1989 and 1989 at prices below those charged to Government This does not, however, indiacte any flaw in the price basis accepted by Government.

- (c), (d) and (e) In view of the replies to parts (a) and (b) above, these questions do not ause
- (f) Fuel oil is in world short supply and 90 per cent of India's requirements are obtained from Abadan against quotas allotted by H M G Continuance of control over the distribution of tuel oil is considered necessary in order to ensure equitable distribution to essential customers. Putting this item on the free list, as suggested by the Honounable Member, will enable non-essential consumers who command a large amount of cash, to buy up the major portion of the available their oil, thus depiring the more essential consumers, such as those employed in connection with Food production, of their due share

CONTROL ON SALE OF MOTOR CARS

- 393 *Mr. Madandhari Singh: Will the Honourable Member for Transport be pleased to state
- (a) whether it is a fact that the Bengal Government has lifted the control over the sale of motor cars.
- (b) if it is a fact that the Bihar Government is still having the control over the sale of motor cars.
- (c) whether it is possible for customers from Bihar to go to Calcutta to purchase cars without permits, and
 - (d) if so, the reason for retaining the control over the sale of cars in Bihar?
- The Honourable Mr. M. Asaf Ali: (a) to (d) The question relates to a matter which is now the concern of Provincial Governments. It is understood that the Government of Brigal have not re-imposed control while the Government of Bihar who did re-impose control over distribution and prices of motor vehicles from 1st October, 1946 have abolished it with effect from 1st November, 1946.

PROFECTION OF RAILWAY PASSENGERS FROM LAWLESSNESS IN CALCUTTA

- 394 *Mr. Sasanka Sekhar Sanyal: Will the Honourable the Railway Member be pleased to state
- (a) whother the attention of the Government has been drawn to the serious disturbances and dislocation in Railway transport due to the state of lawlessness in Calcutta and other parts of Bengal,
- (b) what steps have been taken or are being taken for ensuring safety and protection of Railway passengers on board the train (and steamer) and at stations of Railway omployees and of Railway rolling stocks and of other kinds of property of the Railway and of the passengers and the public, and
- (c) what are the obligation of the Provincial Government with regard to the above, and the guarantee for the fulfilment of the said obligation?

The Honourable Mr. M. Asaf Ali: (a) Yes

- (b) I would refer the Honomable Member to my replies to Mr K C Neogy s starred questions Nos 30 and 31 given on the 28th October, 1946 may add that all action that could be taken by the railway administrations for the protection of railway property and personnel as well as railway passengers in the affected areas was taken by them Government are also considering the provision of a Special Armed Force for the protection of railway property, staff and the passengers and are also examining the question of enhancing punishments for offences under certain sections of the Indian Railways Act of 1919
- (e) The provision of protection for ialiways is one of the functions of the Provincial Governments concerned As, however, the normal strength of the Police under a Provincial Government cannot be expected to be sufficient to meet an emergency of such magnitude as now exists, Government are proposing the measures referred to in my reply to part (b) above

ALLOTMENT OF TEXTILE MILLS FOR THE COTTON PRODUCING PROVINCES

- 395 *Captain Syed Abid Hussain: (a) Will the Hono trable Menber for Industries and Supplies please state whether it is a fact that while allotting 124 new textale mills to various Provinces of India, no consideration and preference was shown to the cotton producing Provinces?
- (b) Do Governmmt propose to santion a few more new textile mills exclusively for the cotton producing Provinces?
- The Honourable Dr. John Mattha: (a) It is not correct to say that no consideration was given to the factor of raw cotton availability in Provinces If the Honourable Member will refer to paragraphs 19 and 20 of the Report of the Post-war Planning Committee (Textiles) he will see that, in arriving at their recommendations regarding allotments of spindles to Provinces, the Committee took into account availability of cotton along with other relevant factors
- (b) No, Sir But Government will give due weight to the advantages of the availability of raw cotton, as has been done even now, when the next stage of expansion is reached.

Shortage of Third Class Tickets on Malakwal-Shorkot Road Line on N W. Railway

- 396. *Captain Syed Abid Hussain: (a) Will the Hone mable the Rulway Me abor be pleased to state whether it is a fact that at many Rulway Stations on the Malakwal-Shorkot Road line (North Western Railway) the I class tickets are not available to passengers?
- (b) Is it a fact that the Railway Authorities usue Passes to passengers in batches who causes great moonvenience to the travelling public and specially to the lady passengers?
- (o) Is it also a fact that if the holder of a pass of a particular batch disappears on the destination them the other fellow passengers are liable to be charged against as holdeless travellers?
- (d) If the replies to parts (a) to (c) above be in the affirmative, then do Government propose to take immediate steps to remedy the manyanears, and to take discoplinary action against the staff?
- The Honourable Mr. M. Asat Ali: Information legarding the complaint of shortage of third class tickets on the Malakwal Shorkot Road line is not available at the headquarters of the North Western Railway. This information is leing obtained from Divisional headquarters and a detailed reply will be placed on the table of the House when the information becomes available

RIVAZ BRIDGE ON N W RAILWAY

- 397 *Captam Syed Abid Hussain: (a) Will the Hono reable the Railway Member be pleased to state whither it is a fact that the Revaz Bridge between the Railway Stations Thetta Ma's and Chend (North Western Railway) is used by the Railway and is also open to public traffic?
- (b) Is it a fact that the important Jhang Shahp ir Road also crosses the Chanab River through the above mentioned bridge?
- (e) Is it a fact that within a radius of thirty miles there is no other bridge open to public for crossing the river and that there are thousands of people and animals and lorry loads of commercial commodities crossing the bridge every day?
- (d) Is it also a fact that the Railway Authorities who are in charge of this bridge close it from sunset to summe as also from 11-30 A M to 1-30 P M, thereby limiting the time of the public crossing only to a few hours of the day?
- (e) In view of the changed time and conditions and in view of the great difficulty with which the public is faced, do Government propositio open the bridge to the public which thoughout day and night closing only half an hoir before the train timings?
- The Honourable Mr. M. Asaf Ali: The information asked for is being obtained from the Railway Administration concerned and a reply will be laid on the course

LIVESTOCK IMPROVEMENT BOARDS AND FODDER AND GRAZING COMMITTEES

- 398 *Sri V. O Vellingiri Gounder (a) Will the Secretary of the Department of Agriculture be pleased to state in which provinces Livestock Improvement Boards and Fodder and Grazing Committees are working, and since how long?
- (b) Do Government know that there have been frequent cattle fodder famines in several parts of the country where best breads of cattle are reared, thereby causing difficulties of timely agricultural operations in those areas? What steps have so far been taken by Government to tide over and solve the folder problems?
- (c) Has the Imperial Council of Agricultural Research suggested any scheme and advice and made grants towards schemes to solve these fodder famines? If so, what are they?
- (d) What are the post-war schemes suggested under the Forest Department to improve the fodder and grazing facilities in the forest?
- Sir Pheroze Kharegat: (a) Committees or Boards were set up in Assam, Bengal, Bihar, the C P, Madras, Orissa, the Punjab and the U P in 1938 or thereabouts
- (b) Government are aware of the fact that fodder famines occur from time to time in different areas. In the current vear arrangements were made for the supply of baled hay to the deficit areas but were only availed of by a few areas. A certain amount of cattle feed has also been imported. Rotational grazing has been introduced in certain areas to make more fodder available. Forest areas are thrown open to grazing in times of fodder scarcity. Research has also been carried out for using articles like Munj, Kans, Mango Seed Kernel, etc., as fodder after suitable treatment.
 - (c) A statement is laid on the table
- (d) The post-war plans ann at c-tablishing rotational grazing schemes on scientific lines and at developing waste, desert and derelict land for the production of grass, tree leaf-todders and pods

Statement

Two schemes were sanctioned in 1941 in Bombay and the U P for the improvement of grass lands by rotational graving but these could not be started because of non availability of fencing material. A scheme for the improvement of pasture land in Baroda financed by the Council is still under operation. Two schemes for the improvement of pastures by rotational grazing and reseeding in the Ponjub and Bengla have recently been sanctioned. A similar scheme has been received from Assam and is under the consideration of the Council A Desert Farming scheme is in operation in Sind since 1942 for the introduction of various drought resistant cereals and fodder crops, new grasses and xerophytic trees for shade and emergency fodder.

PAY OF EMPLOYEES OF POSTS AND TELEGRAPHS DEPARTMENT FOR STRIKE PERIOD

- 399 *8jt Seth Damodar Swroop (a) Will the Secretary of the Communications Department please state if Government are aware of the fact that the pay of the employees of the Posts and Telegraphs Department for the strike period was withheld by the Caretaker Government If so, do Government propose to consider the quesion afresh and allow the employees of the Posts and Telegraphs Department their pay for the strike period in some form or other, as the poor employees are already hand this by the economic distress?
- (b) Are Government aware of the fact that in the last Bengal Nagpur Railway Strike the employees were allowed their pay for the strike period and this fact furnishes a precedent?
- Sir Harold Shoobert: (a) The Honourable Member is referred to the reply given to Question No 22, asked by Miss Maniben Kara on the 28th of October 1948
- (b) It is a fact that when employees of the Bengal Nagpur Railway at Kharagpur went on atrike in 1927, pay was allowed for the strike period, but this cannot be regarded as a precedent since there were special circumstances to justify the concession I may add—the Railway at that time was not a State concern.

SUGAR, GUR. SALT AND DAL QUOTA IN ASSAM

- 400. *Sreejui Rohmi Kumar Chaudhuri. (a) Will the Secretary of the Food Department please state if Government are aware that owing to damages done by a series of devastating floods from July to October this year in Nowgong, Sylhet, and some other Districts of the province of Assam, there is an inadequate quantity of imported foodstuff, such as Sign., Salt. Gir (molasses) and Dal? If so, have Government either sanctioned increased quota of these commodities for Assam or have taken other steps necessary to provide for the mercased supply?
- (b) How many Biscutt Factories are there in the different towns of Assam?
 (c) Is it a fact that most of them are lying alle for want of a dequate quantity of sugar and flour?
- of each of these commodities world ere by the free Factories to work? If so, do Government propose to sanction the add timel quotation the Province?
- Mr. B. R. Sen. (a) No complaint his been received from the Assam Government regarding shortage of sett, sugar and Gur in Novgong and Sylliet as a result of floods. Assam 8 cm quota wis recently increased by 1,500 tons. There is a shortage of pulses in Assam, 3,500 tons of Moong and Masur were allotted to Assam in 8 primber and October and more will be allotted as further simples become resultible.
- (b) (c) and (d) As a name this been made from the Government of Assam about Breaut factors, and the question of allocation of additional quantities of flour and sugar required by these factories will be considered on receipt of their reply

LOW CONTROL PRICES OF PADDY AND RICE IN ASSAM

- 401 *Sreejut Rohini Kumar Chaudhuri (a) Will the Secretary of the Food Department please state whether Government of India have fixed control prices of paddy and rice in Bengal and Assam If so, what are these prices*
- India to permit them to increase the control prices of paddy and rice? If so what was the decision of the Government of India?
- (c) Are Government aware that on account of comparative low prices fixed for paddy and nee, the producers have been hard hit and that they are not in a position to purchase adequate quantities of necessaries of life as also the husbandry implements?
- Mr. B. R. Sen: (a) The prices of paddy and rice in Bengal and Assam have been fixed by the Provincial Governments in consultation with the Government of India Statements showing these prices are laid on the table of the House
- (b) Yes, Sir The Government of India have decided that there should be no change in the existing prices of paddy and rice
- (c) The Government of Indu do not consider that the prices of paddy and nee are too low

Statement showing the procurement prices of rice and paddy in Bengal and Assam

	A	M A	N	A	. U 8	3
Districts	Medium paddy	Milled medium rice	Milled coarse rice	Districts	Paddy	Rice
Dinajpur Jalpaiguri Rangpur	} 5 12 0	10 8 0	10 0 0	For all districts	5 2 0	9 11 0

			1	\ \	M		A	N			A	Ū	8
Districts			dıun ddy		m	Lille ediu rice		ec	illec ars	е	Districts	Paddy	Rice
Malua, Bogra Rajahahi Darjeeling (Silguri sub-dn.)	}	5	14	0	10	11	0	10	3	0			
Bakergaj .		6	4	0	10	12	0	10	4	0			
Khulna Mymensingh	}	6	4	0	10	14	3	10	6	0			
Jessore Nadia Murshidabad Pabna	}	6	4	0	11	0	0	10	8	0			
Faridpur (Gupalgun; sub-dn)		6	4	0									
Faridpur (Sadar, Goal- undo and Madaripur sub-dn)		6	8	0									
Dacca		6	8	0	11	2	0	10	10	0			
Chittagong		6	12	0	11	8	0	11	0	0			
Midnapur Burdwan Birbhum Bankura	}	6	8	0	11	4	0	10	12	0			
Hooghly Howrah 24-Pargenas	}	6	14	0	11	12	0	11	4	0	NorrPr godowns		delivery s ads
(1) Aman vari	etv			,	R	ıce		. I	ado	iv			

(1) Aman variety	Re	ce		Pa	ddy	•	ı
Surplus districts	11	1	0	6	2	0	h
Self Sufficient districts	11	4	0	6	8	0	Prices for delivery at agents' godowns, at railway or steamer heads.
Dificit districts (2) Aus & Boro	11 1	12	0	6	15	3) steamer neads.
(2) Aus & Boro	8	8	0	4	8	v	Fixed procurement price pay- able to cultivators at the nearest grain market

ALLOTMENT TO ASSAM OF QUOTA OF DIRECT SUPPLY OF BRASS SHEETS, CYCLES,
CLOTH AND CORRUGATED IRON SHEETS

^{402 *}Sreent Rohini Emmar Chandhuri (...) Will the Honourable Member for Industria and Supplies be pleased to state what quota of direct supply of the following materials, if any, has been allotted to the Province of Assam: (i) Brass sheets, (ii) cycles, their parts and acc scores, (iii) cloth and other materials necessary for the manufacture of umbrillas, and (iv) corrugated non sheets?

quite madequate and that the Government of Assam had saked for its increase without any success?

⁽c) Are Government aware that the method of distribution adopted in Assam is unsatisfactory?

The Honourable Dr. John Matthai (a) (1) Assam has been al'otted a quota of 10 per cent of the brass sheets landed at the port of Calcutta which represent about 30 per cent of the total imports into India

- (11) and (111) As the Consumer Goods (Control of Distribution) Order 1944 expired on the 1st October 1946, there is no Central Control now over the distribution of cycles, their accessories and parts and univella ribs
- As regards umbrella cloth, one lash vards was allocated to Assau for the 1948 season, the quantity actually supplied heing in excess of that allocation by 5,000 yards

 The allocation for 1947 has not yet been made
- (iv) Hitherto there was no separate quota of cornucted from sheets allotted to Assam Assam fog there with Bihm and Onssa and neighbouring Indian States was provided for under the allotment to the Bengal Circle
- (b) Government are fully aware of the inadequacy of supplies as compared with the demand. This is true not only of Assam but of all Provinces.
 - (c) The method of distribution is as follows
- (1) Brass sheefs—The manufacturers in Assam draw their supplies through the East India Metal Merchant's Association, Calcutta, which also serves Bengal, parts of U P and C P. Bihar Orissa and Cooch Bihar State No representation has been made to Government that this method is unsatisfacture.
- (n) and (nn) Cycles, their parts and accessories and cloth and other materials for the manufacture of umbrellas.—The question does not arise in respect of cycles, their parts and accessories and umbrella ribs in view of the 10ply I have given to part (a) of the question
- As regards umbrells cloth, the supplies are placed at the disposal of the Provincial Government The Government of India are not aware of the detailed method of distribution which the Provincial Government has adopted
- (iv) Corrugated non sheets.—There was no control of distribution to small consumers from the 1st April to 31st Juli 1948. As far as Government are aware most of the dissatisfaction arises from the shortage of steel rather than the method of distribution. In any case, control of distribution has now been re-established and powers have heen given to Provincial Governments to distribute steel within their respective Provinces.

 It is hoped that this will remove dissatisfaction regarding methods

EXTENSION OF BENGAL ASSAM RAILWAY LINE FROM RANGAPARA TO TEZPUR TOWN

- 403. *Sreejut Rohini Kumar Chaudhun (a) Will the Honourable the Railway Member be pleased to state if Bengal and Assam Railway Jime will be extended from Rangapara North to Tozpur Town in the near future? I fso, when?
- (b) Are Government aware that the service rendered between the aforesaid stations by the T B Railway is most unsatisfactory and the passengers awaling themselves run a great personal risk of loss of life or property or both?
- (c) Has any step been taken to construct a bridge on Brahmaputra between Jogghopa and Pancharatna near Goalpara town in Assam? If so, by what time does the Ra'lway Administration expect to complete the construction?
- (d) Are Government aware that in the Assam Zone of the Bengal and Assam Railway roofs of most of the compartments leak from the roof and that all of them are not provided with lights even on the main lines? If so, do Government propose to have the Railway compartments running in the abovementioned area repaired and to issue instructions to fit them with lights?
- The Honourable Mr. M. Asaf Ali: (a) The conversion of Rangapara-Teapur Tramwax line to metre gauge and its amalgamation with the Bengal Assam Railway is a long-term project which will be considered when the contract with the Terpur-Balipara Steam Tramway Co. Ltd who are at present working the line, expires in 1952 According to the terms of the agreement with the said Tramway Company. Government could terminate the contract 15 years after the opening of the line and every seven years thereafter. The next option occurs in 1952

- (b) Government are not aware of the position and are having the matter investigated
- (c) A rail-road bridge across the Brahmaputra has been sited at Joggopa un connection with the projected line between Goslipara and Bongaigaon, but a preliminary report shows that the line will not be commercially remunerative. The matter is under correspondence with the Defence Department with a view to ascertaining whether they would agree to its construction as a strategic line If and when the construction is decided, the bridge might take about four years to complete from the time the work is staken in hand.
- (d) Due to the shortage of supplies during the war, some carriages on the kiniways had to be re-rooted with painted canvas. Supplies of standard materials are now being received and carriages are being re-rooted. It is "apected that before the beginning of the next monsoon, all carriages will have been re-rooted with standard material."

There have been frequent thefts of bulbs in the Assam zone of the Bengal Assam Railway, making it difficult for the Administration to provide adequate lights in trains. Orders have already been issued to fit were cages to the roof lights to prevent pilterage and to provide at least 50 per cent of the pre-war number of bulbs in each compartment. Each lavatory is treated as a compartment for this purpose. As and when the supply position improves, it will be possible to provide the full complement of bulbs.

INCREASED PRODUCTION OF MILK AS RECOMMENTED BY BHORE COMMITTEE

- 404. *Mr. P. K. Salve (a) Will the Secretary of the Agriculture Departmen* please state if Government are aware that the Bhore Committee Report has pointed out that one of the reasons for the poor health of the people of India is want of milk?
- (b) Do Government propose to lay on the table of the House a statement giving the number of milk dairies in India both Government and non-Government and also the number of milch cows and milk buffaloes in them?
- (c) What is the number of persons who are able to obtain milk from Government dames 2
- (d) Are Government aware that the Bhore Committee has definitely stated that production of milk must be increased 110 times the present quantity? If so, what steps are Government taking to solve this problem?
- (e) Have the Government of India got any scheme for the supply of a large quantity of milk to the inhabitants of this country for improving their health? If none, do they propose to prepare a scheme now?
- (f) Will Government be pleased to take drastic measures to stop the sale of adultorated milk?

Sir Pheroze Kharegat: (a) Yes, Sir

- (b) There are 89 military dairies with 5,400 cows and 34,600 buffaloes. The number of civil government and private dairies and the number of animals in them are not known, but an enquiry conducted in 1939 showed that there were then 38 government or state dairies and 220 organised private dairies. The latter include many firms which do not maintain animals but only collect milk from villages while gwalas and other cattle owners who are unorganised are not included in the figure.
 - (c) This number is not known but it is comparatively negligible
- (d) and (e) The Bhore Committee have recommended that the target should be an increase in milk production to the extent of at least 110 per cent. The steps that are being taken to increase milk production are stated in my isply to part (g) of question No 146 asked by Mr Manu Subedar on the 11th February, 1946
- (f) It is for Provincial Governments to adopt suitable measures for stopping the adulterations of milk and their attention has been invited to the matter

GRANT FOR IMPROVEMENT AND PRODUCTION OF PETEI NUTS

- 405. *Sri A. K. Menon (a) Will the Secretary of the Agriculture Department be pleased to state what grant was allotted for the purpose of finanoing measures designed to improve the production and marketing of betel-nuts for 1946-47? And what is the amount spent so far for the purpose?
- (b) Were any applications for help received from duly constituted Co-operative Sousties or other recognised boties of betel-init growers of the Malabar District received by Government? Was any help given to them?
- (e) Do Government propose to call for a report from the Madras Government on the working of the above Society or Societies, and if the reports are favourable, to render them ad before the betel-nut season is over?
- Sir Pheroze Kharegat* (a) A grint of Rs. 5 lakks is proposed to be mide for this purpose subject to the vote of the Assembly. An intensive survey of the growing and marketing conditions of betchints in India has been conducted with a view to framing a scheme for the improvement of production and the organisation of betchint marketing. About Rs. 22 300 have so fur been spent on this survey.
- (b) One application to issistance was received from the Mulabar Arcamut Grower's Association. No help was given in response to this request is it was considered that any piece meal action was madvisable and the whole position with regard to the marketing of arcamit was the subject of special investigation.
- (c) An enquiry will be made from the Madias Government as suggested and the question of giving aid will again be looked into

PURCHASE OF COTTON BY T K GOVERNMENT

406. *Mr Manu Subedar (a) Will the Hononurable Member for Industries also spines please state how much cotton has the Government of the United Kingdom purchased from India *

- (b) Have Government any information as to the price at which such cotton has been purchased ?
- (c) Has permission been given for the export of such cotton to the United Kingdom 2
- (d) For what quantity has permission been given for the export of cotton to (i) China, (ii) Japan, and (iii) other countries?
- (e) Have Government helped U K Government with finance in rupees for his purpose $\mathfrak k$
- The Honourable Dr. John Matthai: (a) During the current cotton year, viz, dest Exptember, 1946 to 31st August, 1947, 67,540 bales of short stupic cotton have so far been purchased by the U.K. Government
- (b) No. So. The purchases have been made through the normal commercial channels
 - (c) Yes, Su
- (d) The following quotes have been fixed for export of cotton stapling 11/16" and less to various destinations for the period September—December 1946

United Kingdom	50,000 bales
Australia	1,000 ,,
European countries other than the U. K and Germany	50 000 ,,
USA	15,000 ,,
China	65,000 ,,
Other countries	13 700

- A quota of three lakh bales of raw cotton has also been fixed for export to Japan during the period September—December 1946
 - (e) No. Sir

UNSTARRED QUESTIONS AND ANSWERS

IMPROVEMENT OF OLD BENARES ROAD BETWEEN CHANDITALA AND SHEAKHALA

- 44. Mr. Nagendranath Mukhopadhyay: (a) With reference to the reply given the 27th February, 1949, to my unstarted question No 48, will the Honourable Member for Transport be pleased to state the result of the discussion with the Government of Bongel in connection with re-starting of suspended work for metalling and improvement of the Old Benaros Road between Chanditals and Sheakhala?
- (b) Are Government aware that the Bougal Chamber of Commerce, Calcutta and the Indian Jute Mills Association, Calcutta through the European Group Corporation, Calcutta in their letter in June, 1946, the Bougal National Chamber of Commerce, Calcutta in their letter in April, 1946, the Marwari Chamber of Commerce Calcutta in their letter in July, 1946 and the Modlem Chamber of Commerce, Calcutta in their letter in July, 1946, have written to the Bengal Government urging the immediate necessity of metalling and improving the road in question which has been the life-line of trade and communication for merchants, jute growers and jute suppliers? If not, do Government propose to take the views of the said commercial bodies from the Bengal Government and state what action was taken on them?
- (c) Will Government be pleased to state how much money has been spent from the Central Road Fund for manufacturing brick billasts, for making Coment concrete (D shape size) Culverts and for acquisition of surplus lands for the improvement of the said road and for construction of coment concrete road of 1/8th of a nule at Kirstonamore and 1/8th of a nule at Kirstonamore and 1/8th of a nule at Kirstonamore and 1/8th of a nule at Shackhala?
- (d) Will Government please state when the suspended work wi'l be restarted by the Bengal Government and when it will be completed as the matter is pending since 1935.
- The Honourable Mr M. Asaf Ah: (a) and (d) The Government of Bengal have abundanted the idea of improving the old Benares road between Chanditals and Shenkhala as it passes through a very heavily built up area to acquire which would involve Government in considerable expenditure. They are now considering a new alignment which would form a common route for several systems of roadways and would also be less expensive to build. Pending finalisation of the scheme the Provincial Government are taking steps to maintain the existing road in a state of repair.
- (b) The Government of India have no information and in view of the reply to parts (a) and (d) they do not think it necessary to call for this information
- (c) Against an expenditure of Rs 1.78,000 reported by the Government of Bengal, the Accountant General Bengal has accounted for Rs 71,507 from the Central Road Fund to the end of March 1946. Full detuls of expenditure under different items mentioned by the Honourible Member are not available.

COAL FOR BAILWAYS

- 45. Mr. Nagendranath Mukhopadhyay: (a) Will the Honourable the Railway Member phase state whether it is a fact that Railway Board have advised the Coal Commissioner to stop taking Grade IIIA, IIIB coals for Railways altogether? Did the Railway Board consult the Honourable Member in charge? If not, why not?
- (b) Do Government propose to direct the Railway Board to use at least 40 per cent other consumption in Grades II, IIIA, IIIB coals, which are all owned by Indians and also to stop using the Coking coal once for all for the future benefit of India, Growing Industries?
- (c) Are the Government aware of any blackmarket prevailing in the country with regard to distribution of Softcoke (domestic fuel)? If so, what steps do Government propose to take to stop it at once?
- The Honourable Mr. M. Asaf Ali: (a) No Sir It is not a fact that the Railway Board advised the Coal Commissione to stop taking Grades IIIA and IIIB of coal for Railways Grades IIIA and IIIB are being supplied to Railways up to five per cent of their monthly orders

(b) Government do not propose to direct the Railway Board to use at least 40 per cent of their consumption in Grades II, IIIA and Grade IIIB The Italiway Board have agreed to take 30 per cent of their requirements in these grades. While the design of some existing engines does permit of the burning of low grade coal, the design of the majority of engines does not allow a higher percentage of such coals to be consumed without loss of efficiency, due to their high sah content

Regarding the use of coking coal, it is the considered opinion of Government that all possible measures should be taken for the conservation of high grade coal. The Railway Department, being one of the major consumers of coal, have, therefore, been called upon to consider the possibility of using, to the maximum extent possible, coal other than that which can be used for metallurgical purposes, and where possible some types of low grade coal. This policy is being implemented by the Railway Department and future designs of ingines will be such as to make possible the use of the maximum quantity of other than metallurgical coal.

(c) No. Sir The Central Government allot quotas to the Provinces and the Provincial Governments are responsible for the actual distribution amongst consumers

GRAIN SHOP FOR EMPLOYEES OF EAST INDIAN RAILWAY

- 46. Mr. Nagendranath Mukhopadhyay: (a) Is the Honourable Momber for Ra Iways aware of the fact that the East Indian Railway is giving the benefit of cheap ration to its employees which is 50 per cent, less than the rate of preces of civil ration?
- (b) Are Government aware of the fact that in the East Indian Railway in six divisions there are six Controllers af Grain shops in each div soon drawing the salary of a senior scale officer of that railway? If it is so, do Government propose to ab lish the grain shops of that railway by paying the amount of 'heap ration to the staff and order the staff to take ration from over ration shops.
- (e) Are Government aware of the fact that in the suid railway about three lakhs of rupees are spent for the maintenance of the hige cetablishment for grain 'hope every menth?' If so, do Government propose to make an economy of about one lakh per menth from that railway by abolition of the gr.in shops in the said railway paying the amount of ration to the staff?
- The Honourable Mr. M. Asaf Ali: (a) Indian Government Railways including the East Indian Railway, are authorsed to sell rationed cereals at a rate which is 30 per cent less than the market prices prevailing in February, 1943. The rates thus fixed are admittedly below those charged by the civil ration shops, but the difference, in no case, exceeds 40 per cent
- (b) and (c) The detail's legarding the number and grade of the Controllers of Grainshops on the E I Railway are not as stated in the question in addition to one officer in the junior administrative grade, there are two senior scale officers and eleven lower gazetted service officers in the Grainshop organization of that Railway. The cost of all categories of staff of the Grainshop organization including gazetted officers is, on the average, 21 lakhs of rupees a month The question of the abolition of the Grainshop organization and substituting the relief afforded through grain shops by a cash allowance is under consideration of Government.

CASUALTIES AMONG RAILWAY STAFF DURING COMMUNAL DISTURBANCES IN BENGAL

4?. Mr. K. C. Neogy: Will the Honourable the Railway Member be pleased to refer to his answer to starred question No 29 of the 28th October, 1946, gving the number of persons amongst the Railway staff that were killed, or are missing, or whose belongings had been destroyed or looted during the communal distributions in Bengal, and state how many of the persons of the different categories mentioned are (i) Hindus, (ii) Muslims, and (iii) those belonging to other religious communities?

The Honourable Mr. M. Asaf All: The available information so far as the Bengal Nagpur and the East Indian Railways are concerned, is given below.

	Benge	al Nagpur R	ailway	East Indian Railway			
Partioulars	Hindus	Muslims	Other religious communi.	Hindus	Muslims	Other religious communi.	
Railway staff killed ,, ,, missing ,, ,, whose belonging destroyed or looted		2	1	14	1 1 4		

Information in regard to the Bengal Assam Railway as well as the details of properts, belonging to staff of the Bengal-Naquin Railway, destroyed or looked, is being collected and will be laid on the table of the House in due course.

EFFECT OF COMMUNAL DISTURBANCES IN BENGAL ON THE WORKING OF RAH WAYS

- 48. Mr. K. C. Neogy: (a) Will the Honourable the Railway Member be pleased to refer to his reply to starred question No. 29 of the 28th October, 1946, relating to the effect of the communal distrubances in Bengal upon Railway working etcand lay on the table a further statement on the different points covered thereby bringing the information up-to-date as far as possible?
- (b) Will the Honourable Member particularly deal in this connection with the working of the Sect on of the Bengal Assam Railway sorting the districts of Noakhali and Tipperah in so far as it was affected by the communal disturbances that broke out since the 10th October last?

The Honourable Mr. M. Assi Ali: (a) On the East Indian Railway 1 Up and 1 Down workmen's trains between Dobson Road and Lilloadh Shops were cancelled for three days from the 26th Ortober, 1946 On the 27th out of eleven Calcutta Chord Railway trains, seven were cancelled Nos 13 Up and 41 Down Express trains originated from and terminated at Howrah misted of Sealdah On the 28th, nearly all trains had late starts ex Howrah due to Guards failing to turn up for duty On the 29th three morning locals and one evening local were cancelled ex Howrah 203 Up workmen's train ex Beliu to Burdwan was cancelled till 2nd November, 1946 Nos 13 Up and 15 Up were cancelled from Howrah No 28 Up was terminated at Sahbzan No 18 Up and 15 Up were re-introduced from 3rd November, 1946, but No 23 Up and 24 Down continue to run to and from Sahbzan (no the 5th November, 53 Up and 54 Down, 55 Up and 56 Down originated from and terminated at Samalpur

On the Bengal Nagpur Railwa reception of trains at Chitpur was stopped from 27th October On the 28th booking of all goods traffic, including coal annilitary traffic, was restricted Dock loads for Kidderpore Docks were forwarded by the Shalimar Gaiden Reach Ferry and not over the Willingdom Bridge On the 30th October all goods traffic to Shalimar, except in Class 1 and 2, was restricted

Up-to-date information regarding the Bengal Assam Railway has not yet been received but will be laid on the table of the House in due course

Beyond what was stated in my reply to part (b) of the Honourable Member's starred question No 29 asked on the 28th October, 1946 there has been no further loss of life or damage to railway poperty on the East Indian and Bengal Nagpur Railways, resulting from the communal disturbances in Bengal Information from the Bengal Assam Railway has not yet been received but will be laid on the table of the House in the course.

(b) Information required by the Honourable Member with regard to the Districts of Noukhah and Tipperah has been called for and will be laid on the table of the House in the course

PARTICULARS OF PUBLIC KILLED OR INDIRED WHILE TRAVELLY ON RAILWAYS DURING COMMUNAL RIOTS IN BENGAL

- 49. Mr. K. C. Neogy: (a) With reference to the statement made by the Honourable the Railway Member in reply to starred question No 29 of the 28th October, 1946, to the effect that particulars of the public killed or injured during communal troubles, while travelling in trains or while within Railway promises, are not available, is there any rule or instruction issued by the Railway authorities prohibiting the ascentianment of any particulars of this character? Will the Honourable Member make an effort to obtain the relevant figures from the Railway Police concerned and lay thom on the table of the House?
- (b) Is there no information available in relation for instance, to the case in which the write of a Ticket Collector of the Bengal Assam Railway was brutally murdered after being dragged down from the Surma Mail train on the 29th August last between Talshar and Ashugung Stations? Is it a fact that in this case the hisband, who : a Railway employee, and other members of his family, we it also injured besides being robbed of their belongings? Will the Honourable Member by plead to lay on the table a full state ment giving particulars of this case, if available, together with an indication as to the action taken to bond for mercen its to book?
- (c) Will the Ho iourable Munbir lay of the table a statement become nombers of the Railway staff in the different Sections of the Bergal Assam Railway in do appeals for help and protection either to the superior Railway officers of the Police during the providence of communal troubles single August 16 1946? On which dates were appeals recovered, and with what result?
- (d) What special steps, if any, are the Railway authorities taking to ensure a rigorous investigation in all cases where Railway property, or property in the custody of Railways on behalf of customers, was looted or destroyed, or where Railway Officers or members of their families were either killed or injured, in the course of the communal disturbances in Bengal?
- The Honourable Mr. M. Asst Ali: (a) The reply to the first part is in the negative Authentic information is always obtuined by the Railways through the Railway. Police who submit their inal report if the they are completed their enquiries. Final reports have not so for been received from the Bengal Assam Railway Police, and overy effort is being made to obtain full information as expeditiously as possible. I may, however, mention that owing to disturbed ernditions in Calcutta it is wire difficult to obtain detailed particulars regarding all modulies pirticularly from Districts lying at some distance from the head-quarters of the Railway. On receipt of fuller information I shall la, a statement on the table of the House.
- (b) The Rulway Police have not yet complete, their investigations and submitted their report in regard to the cass menuoned by the Honourable Member but full particulars are being collected by the Bengal Assum Railway Administration and a statement will be laid on the table of the House in due course.
- (c) Members of the rultury staff on the different sections of the Bengal Assam Rultur made a number of appents to the Police, the Magstrates and the Raiway. Full details of these appents showing when actually help came from the unlitary or other authorities are hemg collected and will be laid on the table of the House in due course. Government, however understand that some of the appeals made were based on runnours.
- (d) The responsibility for investigation rests with the Police and there is no reason to believe that this investigation is not being vigorously pursued. Government will, however, draw the attention of the Provincial Governments to the need for a thorough and speed, investigation in such cases

PROTECTION OF RAILWAY STAFF IN NOAKHALI AND TIPPERAH DISTRICTS

- 50. Mr. K. C. Reogy (a) Will the Honourable the Railway Member be relating to Police precautions on the Railways affected by communal disturbances in Bengal, and lay on the table a further statement on the discrent points covered thereby, bringing the information up-to-date as far as possible?
- (b) Will the Hnonourable Member particularly refer to the communal disturbances that broke out in the districts of Noakhah and Tippi iah since 10th of October last, and indicate the steps taken for the protection of the Railway staff and property and passengers throughout the Section of the Railway affected thereby?
- (c) Were any warnings given or complaints made, by any member of the Railway staff regarding the situation either to the District or Police authorities or to superior Railway Officials, at any time? If iso, on which dates, in which areas, and to what effect? Will the Honourable Member please lay on the table copies of all such written warnings or complaints that may have been given or made by Railway Staff, and indicate the action taken in each such case?
- The Honourable Mr. M. Asaf Ali: (a) and (b) On the Bengal Assam Railway, in addition to the Armed Guards which travelled on each tain of the Dacoa Scetton, patiol trains were introduced on the Noakhali Section —Further details are being collected and will be laid on the table of the House in due course
- On the Bengal Nappu Railway for the protection of railway staff and their dependents in the Calcutta area, additional Guikha Watch and Ward Staff and Armed Police Guards have been posted at Shahmar. Santragachi and Tikiapara Watch and Ward Gurkha ecosts are travelling in the bruke-vans of goods trains working through the Kidd ropoe Docks and Chitpur. Fracigence Bus Services with Watch and Ward Gurkha ecosts have ilso been arringed to convey staff posted at the Railway's headquarters at Garden Reach to and from work.
- So far as the East Indian Railway is concerned, the police arrangements mentioned in the reply to part (a) of starved question No. 30 continue to remain in force and Police was available to be deployed at short notice as required to deal with any situation which may arise
- (c) I would refer the Honourable Member to my reply to part (c) of the preceding question in which I have undertaken to collect the necessary information and to lay it on the table of the House in due course

INSTALLATION OF FELEPHONE LINES IN ALL TOWNS WHERE ELECTRIC SUPPLY IS

- 51. Mr. Sasanka Sekhar Sanyai (a) Will the Secretary of the Department of Communications be pleased to state whether Government are contemplating installation of telephone line and service in all towns where electric supply is already in existence?
- (b) How far have things proceeded in this matter in respect of the towns of Berhampur, Krishnagar, Kusthea, Rajshahi in Bengal?
 - Sir Harold Shoobert: (a) No
- (b) In the post-war plan of the P & T Department provision exists in the form of proposals to instal telephone exchanges at Berhampore, Krishnagar and Rajshah but not at Kushtan

TRANSFERS OF TEACHERS IN RAILWAY SCHOOLS FROM ONE PROVINCE TO ANOTHER

- 52. Pandit Sri Krishna Dutt Paliwal Will the Honourable the Railway Member please state
- (a) whether the teaching staff employed in schools maintained by the East Indian Railway Administration are governed by the rules applicable to the teaching staff of the particular Province in which the school is situated;
- (b) whether the teachers serving in the East Indian Railway schools cannot be transferred from one Province to another; and

- (c) If it is a fact that in contravention of the above decision of the Railway Board the East Indian Railway authorities are contemplating the transfer of a few teachers including a Head Master from one Province to another in the near fature?
- The Honourable Mr. M. Asaf All: The information (asked for in Questions Nos 52 to 53) has been called for and will be laid on the table of the House in due course

SELECTIO I BOARD FOR THE POST OF HEADMASTER, MOGULSERAI SCHOOL OF E. I.

- †53. Pandit Sri Krishna Dutt Paliwal (a) Will the Honourable the Railway Member please state whether the procedure adopted by the East Indian Railway Administration for filling be post of the Head Master of the newly raised High School of Moghalsarai was in conformity with the practice followed either by the Education Department of the United Provinces or by the East Indian Railway for filling posts of similar categories ²
- (b) Is it a fact that as early as February 1945, the General Manager of the East Indian Railway formed a Selection Board consisting of the Divisional Superintendents of Dinapore, Moradabad and Assasol ?
- (c) Was a Selection Board of this quality and composition ever held ${\it !}$ If not, why not ${\it !}$

SELECTION BOARD FOR THE POST OF HEADMASTER, MOCUI SPRAISCHOOL OF F I RAILWAY

- †54 Pandit Sri Krishna Dutt Paliwal (a) Will the Honourable the Railway Member please state why instead of a Selection Board of the usual composition, a Selection Board consisting of officers far junior to the Divisional Superintendents, was formed *
- (b) Is it a fact that this Selection Board too was held one year after the Moghalsarai Railway School had been raised to High School status?
- (c) Is it also a fact that the Divisional Superintendent Dinapur, was opposed to the idea of holding a Selection Board q

Appointment of Junior Officers on Selection Board for selection of Headmasters

- †55. Pandit Sr. Krishna Dutt Paliwal. (a) Is the Honourable the Railway Member aware of the fact that it is high officers such as the Director Public Information and Secretary, Education Department, United Provinces, that form the Selection Board for the selection of Hoad Masters for the Provincial Schools ? Why was a junior officer with the Lipsector of schools, Benares included in the Selection Board appointed by the Railway authorities?
- (b) Is it a fact that a representation in protest of the inclusion of the Inspector of Schools was sent to the General Manager? Was the representation considered by the General Manager?

POST OF HEADMASTER IN PROVINCIAL SCHOOLS

- 156. Pandit Sri Krishna Dutt Paliwal (a) Will the Honourable the Railway Membr please state whether the post of the Head Master in a Provincial School is a Gazattel Post? If No, was the side totion of candidates for such posts over made in Divisional Offices by officers prince in rank to the Chiefs or Deputy Chiefs of the Head Office.
 - (b) What steps do Government a stend to take to remedy the grievances ?

PERMITS TO BOMBAY BROKERS TO IMPORT GLASS BANGLES FROM CZECHOSLOVAKIA

- 57. Pandit Sri Krishna Dutt Paliwal Will the Honourable Member for Industries and Supplies please state
- (a) whether it is a fact that some Bombay brokers have been granted permits to import glass bangles from Czechoslovakia,
- (b) whether Government propose to cancel these permits in the interest of the Indian Glass Bangles Industry at Ferozabad and other places,
- (c) the steps Government have taken to prevent the selling of the imported bangles in the black market by the permit holders, and
- (d) whether Government propose to take the imported bangles under Government custody and distributing them to the dealers to be sold at control rates?
- The Honourable Dr. John Matthai: (a) Government have no information whether any of the parties to whom licences to import Glass Bangles from Czechoslovakia have been granted are Bombay brokers. Licences are granted on the basis of actual imports of parties concerned during the basic period
- (b) No, Sir A small proportion of the imports of Glass Bangles in pre-war vears is now permitted and Government do not consider that this small quantity of imports will be detrimental to the indigenous industry
- (e) and (d) The Hoarding and Profiteering (Prevention) Ordinance 1948 and the Consumer Goods (Control of Distribution) Order, 1944 lapsed on the 1st of October, 1946 The Government of India have, therefore, no power to fix prices or margins of profit or to issue instructions with regard to the distribution of imported Bangles. It is, however, open to Provincial Governments under their own powers of legislation to introduce laws to control prices and distribution as are required by local conditions.

ACTION OF GOODS INSPECTOR, BELANGUNJ STATION, AGRA IN THE MATTER OF SHORT SUPPLY OF FUEL AND COAL

- 58. Pandit Sri Krishna Dutt Paliwal Will the Honourable the Railway Member please state whether Government are aware
- (a) that the Goods Inspector of the Belangunj Station, Agra, frequently prevents the arrival of fuel and coul at that Station by wiring to the Defret Traffic Manager, Jhans that there is no space for unloading these things at the Station.
- (b) that the lack of space is due to about hundred wagon goods of Timber Merchants lying there at the Station, and
- (c) do Government propose to remove this disability in respect of the delivery of fuel and coal at the Belanguni Station so as to help the general public in getting the neeled supply of those basic necessaries?
- The Honourable Mr. M. Asaf Ali: The G I P Rulway Administration have been asked to conduct an enquiry into this matter, the result of which is awaited A detailed reply will be placed on the table of the House as soon as information is available.

HARIANA EXPRESS TRAIN BETWEEN DELHI AND HISSAR

59. Pundit Thakur Das Bhargava: Will the Honourable the Railway Member plous state if Government are aware that till about four years ago a train called the Hariana Express used to run between Delhi and Hissar via Rowari (metro gauge) which was most convenient to the travelling public and least expensive to them in time and money.

The Honourable Mr. M. Asaf All: Yes, the service was discontinued in 1941 in pursuance of the general policy of curtailing all but the most essential passenger services during the war

DIRECT TRAINS BETWEEN DELHI AND BHATINDA VIA REWARI.

60. Fundit Thakur Das Bhargava: Will the Honourable the Railway Member pl-ace state if Government are aware that previously direct trains ran between D thi and Bhatinds via Rewarf, whereas there are no such trains now and that the absunce of such trains causes much inconvenience to the travalling multimath.

The Honourable Mr. M. Asaf Ali: Yes, one train a day each way was run on the metre gauge line between Delhi and Fazilka via Rewart, Hissar and Bhatanda This service was discontinued in April 1941. It is realized that the curtailment of this service causes moonvemence to certain section of the jublic but the curtailment of any service must necessarily result in meconvenience.

THIRD CLASS TICKETS FROM DELHI TO BHATINDA BY THE AHMEDABAD EXPRESS.

61. Fundit Thakur Das Bhargava Will the Honourable the Railway Memb r ph see state if Gow rament are aware that no tick its are issued to travellers from D liu (owards Bustinds side by the Almedabad Express though direct bogies (third class) are attached for Bhatinda?

The Honourable Mr. M. Asaf Ah. This is not now the case as with effect from 1st September 1946 through tickets have been issued to passengers from Delhi to Bhatinda and other stations in that direction by the Ahmedabad Express, to which through thind class borres are attached for Bhatinda.

COMPOSITE CARRIAGE IN NIGHT TRAIN BETWEEN HISSAR AND DELHI

62 Pundit Thakur Das Bhargava Will the Honourable the Railway Member please state if Government are aware that previously a composite of first and second class and a third class carrage used to be attached to night trambetween Hissar and Dellu and that at present no such arrangements is in existence?

The Honourable Mr. M Asaf Ali^{*} Yes, a hogic composite 1st 2nd and 3id class carriage was formerly attached to cach of the following trains between Delhi and Hissar

From Dollu	Dep	22	35	hour
From Rowari	Dep	1	55	,
From Hissai	Dep	20	12	,,
From Rewarı	Dep	3	48	,,

This airangement was cancelled due to the shortage of coaching stock

EXPLASES OF JOURNEY BETWEEN HISSAR AND DEI HI

- 63 Pundit Thakur Das Bhargava (a) Will the Hollourable the Railway Member please state if it is a fact that previously a person traveling by the Hariana Express from Hissar to Delhi and back used to spend R 2/2 and about five hours untime, whereas at present double the money and time are spent to perform the said journey?
- (b) Do Government propose to affording again the conveniences extended by the Hariana Express Service to the travelling public between His ar and Delhi ?
- The Honourable Mr. M. Assi Ali (a) Yes, the single fare between Delhi and Hissai by the Haniana Express, which carried only third class passengers, was Rs 1-2-0, and the return fare Rs 2-4-0. The scheduled time, however, from Delhi to Hissai was 6 hours and 10 minutes and from Hissai to Delhi 6 hours and 1 minute. The present third class single fare is Rs 2-11-0. The current scheduled timings from Delhi to Hissai are 8 hours and 25 minutes by one train, 9 hours and 22 minutes by another, and 8 hours and 35 minutes by a third in the reverse direction, the timings are 8 hours and 16 minutes 9 hours and 22 minutes, and 10 hours and 5 minutes is spectively
- (b) This will not be possible in the near future. At a recent meeting of the Ajmer Branch Local Advisory Committee, the Administration's proposals regarding the order in which pre-war services should be restored on the metre gauge as stock becomes available, were considered and the Committee agreed that the restoration of the Hariana Express should be given a relatively low priority since war-time cancellations had been more seriously felt on other sections of the railway.

DIRECT TRAIN BETWEEN DELHI AND BHATINDA CIG REWARD

64 Pundit Thakur Das Bhargava Will the Honourable the Railway Member please state if Government propose to take steps to arrange that at least one durent train runs between Delhi and Bhatinda via Rewari and that a bogy, and composite of second and first class are attached to night trains between Delhi and Hissar as before?

The Honourable Mr. M. Asai Ali: The Railway Administration have stated that these matters will be investigated

FACILITIES FOR IMPORTANTO GUJRAT OF BUILDING STONE FROM STATIONS ON THE

- NIZAN STATE RAILWAY, THE G I P AND THE M & S M RAILWAYS

 65 Mr. Mohammad M Killedar Will the Honourable Member for Transport be use action state.
- (a) whether a large quantity of stones from Tandur, Navgi and other Stations on the Nizsin State Railway Vadi and Shahbad on the G I P. Railway and
- on the Nizam State Railway Vadi and Shahbad on the G I P Railway and Aragutla on the M S Railway was imported into Gujrat to building purposes, (b) whether the traffic was closed during the was time.
- (c) whether the Honourable Member is aware that there is a great demand of these stones in Gujrat, and that merchants are not granted facilities for import,
 - (d) the reasons for not allowing the stones to be imported into Gunat , and
- (e) whether there is any special reason for not opening the traffic though the war is over for more than a year?
- The Honourable Mr. M. Asaf Ah (a) Assuming that the stations meant are Shahu and Navandgi on H E H the Niram's State Railway, Wadi and Shahabad on the Giest Indian Pennsula Railway and Yerraguntia on the Madras and Southern Mahratta Railway, then it is confirmed that these are stone producing centres whence stone is despatched to many parts of India The normal sources of supply for Gujerat, however, are the Kotah and Dhaura areas which are conveniently placed and movements from further south were never heavy.
- (b) Wes, Sir, in the sense that pieference was given to short-distance movements in the interests of conserving transport
- (c), (d) and (e) The position is that movements of stone ordinarily carry (las xV(b) priority Movements on account of Government, however, as also programmed movements shown to be uigent and essential are accorded Class III priority. Class III priority is accorded on application to the Regional Controllers of Railway Priorities concerned. There is no embargo on movements of stone to Guyerat from the stations mentioned in (a) and it is free to move in Class V(b), but it is a fact that movements in Class V(b) into the Guyerat area have been difficult for some time, partly as a result of civil disturbances. Until a tew days ago the Transport Department had received no application for the traffic to be accorded any higher priority.

SHORTAGE OF MATCHES IN BENGAL

- 66 Mr. Sasanta Sekhar Sanyal Will the Honourable Member for Industries and Supplies be pleased to state
 - (a) whether Government are aware of the acute shortage of matches in Bengal
 - (b) the reasons for such shortage; and
 - (c) what steps are being taken for relieving the situation?

The Honourable Dr. John Matthal: (a), (b) and (c) With your permission, Sn., I would reply to parts (a), (b) and (c) of the question together Government have secretained that the shortage of matches in Bengal is not really cuite. The difficulties that have been experienced in obtaining matches recently are probably due to the disturbances in Calcutta and the motiusal rendering it difficult for retailers to obtain their stocks and also inducing purchasers to obtain supplies in excess of their needs for hoarding. There was some fall in outquit due to labour trouble at the Winco Works and shortage of oas! The labour troubles are now over and the production centres have resumed or will soon resume normal production. Messrs Winco are also taking steps to obtain an extra allocation of coals.

SHORT NOTICE QUESTION AND ANSWER

POLICE RUNNING GUARDS ON TRAIN SERVICES ON E I AND O T RAILWAYS IN BENGAL AND BIHAR

Dr. Zia Uddin Ahmad: (a) Will the Honourable the Railway Member please state whether Government propose to issue a statement about the dislocation of train service and difficulties of booking goods on the East Indian and Oudh and Tritut Railways in Bengal and Bihar areas?

(b) Have the Railway authorities increased the Police Running Guards in train services for safeguarding the lives of the passengers? If not, why not?

The Econourable Mr. M. Asaf Ali: (a) There has been very serious dislocation of other Passenger and Goods services on the East Indian Railway as a result of the disturbances in Bengal and Bilbu

As the Honourable Member is awaie, the disturbances in Bengal started in the middle of August and continued during September. There was a recrude-scence of the disturbances in Calcutta in the last week of October and at the same time serious disturbances started in Bihai causing considerable dislocation of Passenger and Goods services on the Dinapoie Division. From the 17th to the 19th August a number of Calcutta Local trains and trains on the Calcutta ('hold Railway were cancelled and the Workmen's train for Lulloosh Workshops' 2s also encelled on the 17th August.

During the period 16th August to the 9th September, the Up and Down Delhi Express trains started from and terminated at Howrsh instead of Sealdah From the 20th to 23th August, there was also a heavy exodus of up-country inhabitants from Calcutta and the East Indian Reilway was called upon to run 16 special trains to cope with this traffic.

There was considerable loss of merchandise due to non-delivery of consignments valued at about It 30,000 and 100 consignments of perishables and higgage valued at about Its 12,000 were stolen

Throughout the disturbances, there was also a very high percentage of absenteeism amongst the staff

From the 26th October to the 9th November 1946, a large number of trains were cancelled on the Calcutta Chord Railway and a number of trains from Howrah were either cancelled, diverted or suffered very heavy detentions

As regards the dislocation of tiam services in Bihai during the recent insturbances, from the 1st of November to the 9th November, mine Express and Passenger trains were stabled for the might at various stations on the Dinapore Division and five trains were diverted from the Main Line to via the Grand Chord A number of Passenger, and Goods treins also had to be cancelled

Between the 80th of October and the 4th November, three trains were stacked by notous mobs resulting in deaths of several railway employees. The worst instance of this was when the workmen's train from Sultangan, was attacked between Jamalpur and Barrarpur on the 4th November and tan women and one ohld were killed

As a result of the cancellations and delays to Goods trains, a complete restriction has been imposed on booking of Goods on the Main Line between Jamalpur and Moghalsera; on the Giand Chord between Gava and Moghalsera; and on the Patua-Gaya and other Branches in Bihar Booking has also been stopped to Rhagalpur, Jamalpu and Monghyr stations and stations between Jamalpur and Kiul These restrictions do not, however, apply to food grains and piece goods

Criffic between the East Indian Railway and O T Railway has also been seriously affected by the disturbances

The OT Railway has also been affected by the disturbances in Bihai but the difficulties experienced have been caused by mute nervousness on the part of the steff, pertocularly the lumining staff, rather than to actual incidents. There has been some dislocation of Goods services by the cancellation of night rumning of Goods trains on the Mann Line for a short period, but there has been no dislocation of Passenger train services.

The main centres of tension have been at the important Junction Stations of Chupra, Barauni and Mokamehghat. The riots in the Chupra area started on the 25th October and caused considerable networsess among the running staff serving that station, resulting in senious detentions to and cancellations of Goods trains between the 26th and the 31st October.

At Mokamchghat which is the main transhipment point between the East Indian Railway and OT Railway, on the South Bank of the Ganges, there has been great difficulty in getting the staff to report for duty and the transhipment work has suffered and is still suffering in consequence

Baraum Junction, an important station on the O T Railway which deals with traffic via Mokamelghat on the north side of the river, was also affected, and the staff was nervous due to communal tension

Apait from detentions and cancellations of Goods trains on the Main Line between Baraian and Savan, it has not been found necessary to restrict Goods booking and Passenger services have been more or less normal

(b) All action that could be taken by the Railwas Administrations for the protection of train services in the affected areas, was taken by them. Additional police has been obtained where available for protecting passenger trains.

On the East Indian Railway, Aimed Police Guerds have been provided as tegurid on platforms of certain stations in the affected areas in Bengal. These Guards were provided after the first few incidents had taken place. Armed Police Guards are escorting all passenger trains in the affected areas in Bihar On the outbreak of disturbances in Bihar and when train services were interfered with the Bihar Government were approached for additional protection for trains. As soon as the necessarily force could be deployed such protection was given, and trains are now running with armed escorts.

On the O T Railway, Police protection has been provided on all goods trains, but it is not considered necessary to provide such protection for passenger trains Sheds and other key points in the affected areas have also been protected Owing to the difficulty of working of Ferry service at Mokamehghab due to high percentage of absentees, Police and Military authorities concerned have been asked to provide an Aimed Guard of 25 men in order to strengthen confidence amongst the staff

I may also mention that Government are actively considering the provision of Special Armed Forces for the protection of railway property, staff, and the travelling public, and are also examining the question of enhancing punishments for certain offences against the safety of Railways

Dr. Zia Uddin Ahmad: Did the Honourable Member receive any information that the railways staff at Mogalserai gave notice to the authorities that they would not travel unless better provision was made for safeguardings their lives?

The Honourable Mr. M. Asaf Ali: I have already covered that point very fully.

Mr. Tamizuddin Khan: Is the Honourable Member aware that on the Bengal Assam Railway on the 27th October at a place only a furlong off from the Dacca railway station, a passenger tian was stopped by pulling the chain and a large number of persons armed with deadly weapons attacked passengers belonging to a particular community and killed 40 of them and injured a large number of others and also kidnapped and abducted away a large number of women and children?

The Honourable Mr. M. Asaf Ali: Sir, I should like to have notice of that question for the simple reason that the information asked for rather concerns the Provincial Government I said that I could not tell the House the number of times the alarm chain was pulled to stop trains. As to what happened afterwards is entirely becomd my province It is for the Provincial Government to find out and size the information

Mr. Sasanka Sekhar Sanyal: May I know whether the Railway Department has in its possession up to date information and estimate regarding the losses that have taken place in the different railways in respect of human lives, in respect of property and in respect of railway employees?

The Honourable Mr. M. Assi Ali: I have fully dealt with that point in my specified to a question by Mr. Neegy. Probably it was in my answer to question No 30 or 31 I would refer my Honourable friend to my reply to that question

Lala Deshbandhu Gupta: May I know if the Honourable Member's attention has been drawn to the piess report that an attack was made at Dasna the other day on a train carrying pilgrims from Garhmutketshwar? If so, what has been the death toll and the number of injured and whether any rehef measures were taken by the Railway Administration in that connection? May I also know what is being done about the property of those persons which was left behind?

The Honourable Mr. M. Asaf Ali: My Honourable friend has already sent a short notice question on the subject which I shall answer either tomorrow or the day after.

Mr. Abdur Rahman Siddiqi: May I enquire, Sn, and seek your guidance on a point? You were good enough to tell us in connection with a notice of an adjournment motion that these matters related to the Provinces Is the Honourable Member right in answering these questions with all these details?

Mr. President: There are two questions Some are matters relating to Delhi Province and some refer to medents outside the Delhi Province So far as Delhi province is concerned the Government of India would be responsible, but so far as other matters relating to provinces are concerned, the other day I made a distinction between the responsibility of the Railways so far as any accidents or loss of life or property on account of anything inherentia defective in the Railway Administration and the preservation of peace or matters relating to police, which will be matters within the jurisdiction of the Provincial Governments. That distinction has been kept up even today by the Honourable Member while replying, when he said that so far as other mediants such as milling of chains, are concerned, they will be a provincial matter.

Mr Abdur Rahman Siddiqi: Stealing goods from station yards and so on would come under the police administration of the provinces

Mr. President: I do not propose to enter into a discussion over this matter The questions are hypothetical and problematical. If such questions do anse, I will then consider as to how far they are admissible or otherwise.

Maharajkumar Dr. Sir Vijaya Ananda. Dasna station is in the U.P. and not in Delhi Province

Mr. President. If that is so, it further strengthens my case I suppose this labour the UP. Then of course it is more clear. I was told that it was in Delhi Province. But I was not referring to any particular station. I was making a general statement, viz whenever a question comes within the movince of Delhi, the Central Government will be responsible.

[&]quot;LECTION OF A MEMBER TO THE PUBLIC ACCOUNTS COMMITTEE

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir. J move-

[&]quot;That the non-official members of the Assembly do proceed to elect, in the manner required by rule 51 of the Indian Legislative Rules one member to be a member of the Committee on Public Accounts in place of the mover whose elected seat on the Committee his become vacant."

Mr. President: The question is

[&]quot;That the non official members of the Assembly do proceed to elect, in the manner required by rule 51 of the Indian Legislative Rules, one member to be a member of the Committee on Public Accounts in place of the mover whose elected seat on the Committee has become vacant."

The motion was adopted.

Mr. President: I have to inform Honourable Members that for the purposes of electron of one Member to the Committee on Public Accounts, the Notice Office will be open to receive nonminations upto I Noso on Wednesday, the 13th November and that the election, if necessary, will be held on Friday, the 13th November The election, which will be conducted in accordance with the Regulations for the holding of elections by means of the single transferable vote, will be held in the Assistant Secretary's room in the Council House, between the hours of 10-30 a m and 1 p m

INDIAN TEA CONTROL (AMENDMENT) BILL

The Honourable Mr. I. I. Chundrigar (Commerce Member) Su, I beg to move for leave to introduce a Bill further to amend the Indian Tea Control Act, 1998

Mr. President: The question is

"That leave be granted to introduce a Bill further to imend the Indian Tea Control Act, 1938."

The motion was adopted

The Honourable Mr. I. I. Chundrigar: Sir, I introduce the Bill

PANTH PIPLODA LAWS (AMENDMENT) BILL

Sir Pherose Kharegat (Secretary, Agriculture Department) Sir, I beg to move for leave to introduce a Bill further to amend the Panth Piploda Laws Regulation, 1929

Mr. President: The question is

"That leave be granted to introduce a Bill further to amend the Panth Piploda Laws Regulation, 1929"

The motion was adopted

Sir Pheroze Kharegat: Sir, I intioduce the Bill

INDIAN NAVY DISCIPLINE (AMENDMENT) BILL

Mr. G. S. Bhalja (Secretary, Defence Department): Sir, I beg to move for leave to introduce a Bill further to amend the Indian Navy (Discipline) Act, 1934

Mr. President: The question is

That leave be granted to introduce a Bill further to amend the Indian Navy (Discipline) Act, 1934"

The motion was adopted

Mr. G. S. Bhalia: Sir. I introduce the Bill.

RESERVE BANK OF INDIA (AMENDMENT) BILL

The Honourable Mr. Liaquat Ali Khan (Finance Membei) Sir, I beg to move

"That the Bill further to amend the Reserve Bank of India Act 1934 be taken into consideration."

Sir, with regaid to this motion there is not very much that I have to place before Honourable Members The case for passing such a legislation has been clearly stated in the Objects and Ressors of the Bill

Section 31 of the Reserve Bank of India Act provides that no bills of private association. It was noticed at the beginning of this year that a certain bank had assued what it called negotiable saving certain attes which was to extrain period after which it became, like a promissory note, pavable on demand It was felt that the Government should prohibit the issue of such promissory notes, and consequently an Ordinance was promulgated on the 18th May 1945. Thus Ordinance expires on the 18th of November this year and it has been

[Mr Liaquat Ah Khan]

considered necessary to make permanent provision against the issue of such ertificates or promissory notes. It is undesirable that such notes should be allowed to be issued by banks or other firms which may ultimately become like the government currency of the country Apart from that, it would help those who want to practise fraudulent methods and in this way they would be able to evade taxation because they could go to the bank, hand over a certain amount of money and get these promissory notes payable to beare, which really becomes payable on demand after the period stated therein has expired and therefore it would be difficult to get hold of such people Apart from that, the issue of such notes would be an encouragement to black marketeers because this would be the easiest way of doing away with the money and hiding it from being accounted for Therefore in the interests of the country it has been considered necessary that a provision should be made in the Act itself as a permanent measure prohibiting banks or other institutions from issuing such promissory notes. I hope that the House will agree with me that it is necessary that such a provision should exist, and as I stated before there is not very much for me to say in support of this proposition which I have placed before the House

Mr President: Motion moved

"That the Bill turther to omend the Reserve Bank of India Act 1934 be taken into postderation

Mr Manu Subedar (Indian Merchants' Chamber and Bucun Indian Commerce) Su, 1 use to support the motion

Mr. President: Before the Honourable Member 11-cs, may I know whether honourable members who have tabled amendments are going to move them? Wr Jeffers absent Mr Sanyal

Mr. Saşanka Sekhar Sanyal (Presidency Division Non-Muhammadan Rutal) No, Sir

Mr. Manu Subedar: Sn. I use to support the motion which has been moved by the Honourable Finance Member I think the grounds which he has stated for taking such measures are there. It is not only tax-dodgers, who do not wish to disclose to government their full assets and the black-matketeers who want to lock up their funds in something of value as when the thousand-upee notes were withdrawn. There is a third aspect to it which I would just mention in passing, and that is, that the public itself must be protected against the issue of anything which savours of promissory notes payable on demand, because if these notes are in circulation in large numbers, through the ignorance of the public and that particular institution issuing these notes gets weaker as it has happened in other countries, the public who hold and the final holders of these notes are also prejudiced, and therefore I consider this particular provision is absolutely essential, and I trust that this House will pass this motion without sending it to Select Committee or for circulation

There is only one other aspect of it which I would like to bring to the notice of the government that there are other documents which could be put to the same use, to which the documents referred to in this Bill could be put. These are bearer bonds and bearer securities on the one hand, and there are fixed deposit receipts which ought not to be transferable but which in many cases. by the usage of the banking business in this country, are made transferable to specific names or to blank names, so that any name can be put in on the last date and the party can secure, after the due date when the deposit receipts mature, payment thereof any party whose name might appear can get payment, but if the name is blank any third party could put his name and cash the thing and it would serve the same purpose I would request government to let the Reserve Bank examine thoroughly the position of documents which are either transferable in themselves as benier documents are or of fixed deposit receipts which become transferable by the inscription at the back "Pay to blank", as soon as the holder of the fixed deposit receipt signs that way In fact, the House may know that at present the fixed deposit money is collected by my bank-if I have a fixed deposit receipt with a bank A, I tell blank B "Please collect this money" I merely endorse "Please pay to such and such bank", and bank A has got to pay to my bank That is a legitimate use of the facility of transfer But there is an illegitimate use of the facility of transfer in the direction in which the Finance Member referred, and I commend to government that suggestion I trust the House will pass this Bill without delay

Mr. Tamizuddin Khan (Dacca cum Mymensingh Muhammadan Rural) Sin, while supporting the passage of this Bill like my predecessor, I would like to draw the attention of the Honourable Finance Member to one thing which I do not clearly inderstand I reter to clause 2(2) which reads

'Notwibstanding in thing contained in the Negotiable Instruments Act, 1881, no person in Biritish India other than the Birik in, as expressly authorised by this Act the Central Government shall make or resea any promissory note expressed to be payable to the bearer

I refer to the expression "as expressly authorised by this Act". Why are these the same Unless explained, this phrase seems to me to be awkwardly redundant. If this phrase is omitted then I think the meaning will be to the value of the phrase seems to me to be awkwardly redundant. If this phrase is omitted then I think the meaning is quite clear. I would like to have an explanation of this

Sn M Ananthasayanam Ayyangar (Madas Coded Districts and Chittoon Non-Muhammadan Rural) Sir, there is nothing novel in the words "as expressly authorised by this Act." Under the Reserve Bank Act, the Reserve Bank has been given powers to issue bearer promissory notes, all the currency notes we have are bearer promissory notes by alwayable on demnand. When the Central Government is advised or is authorised to issue notes, it must be expressly authorised in a putitical remainer. It is not as if the Central Government can issue bearer promissory notes payable on demand with all the latitude as the Reserve Bank has been given in this particular matter. That is why it is suggested there "as expressly authorised by this Act."

There is another point as to why we ought to support this Bill You will remember that during the end of the last Assembly session, the budget session, the privous Finance Member introduced a Bill to levy duties on estates as death duties. This is a device—bearer bonds payable to the bearer on demand—to get over it and to avoid death duties. That device was sought to be prevented by the provisions of section 31 in the Reserve Bank Act already, if it is payable on demand, but there a further device was minerted by making payable on demand pronotes after a particular period, and this Bill is seeking to avoid such payments on demand even after particular periods. Therefore there ought to be no obsection to the passage of this Bill.

The Honourable Mr. Liaquat Ali Khan: There is nothing much I have the sav except that the wording that is here with regard to section 2 is exactly the same as it is in the Reserve Bank of India Act, clause 31. It also struck me in the same way as it struck my Honourable friend over there but when I examined it, it was all right and dut not require any change.

Mr. President: The question is

"That the Bill further to amend the Reserve Bank of India Act, 1934, be taken into consideration"

The motion was adopted

Clauses 2 and 3 were added to the Bill

Clause 1 was added to the Bill

The Title and the Preamble were added to the Bill

The Honourable Mr. Liaquat Ali Khan: I move

"That the Bill be passed"

Mr. President: The question is

"That the Bill be passed"

The motion was adopted

The Honourable Dr. John Matthai (Member for Industries and Supplies)-Sn. I beg to move

"That the Bill to provide to the continuance during a limited period of powers to control the production, supply and distribution of, and trade and commence in, certain commodities be taken into consideration".

Briefly what this Bill tries to do is to put in the form of an Act of the Legislature the provisions which are alleady contained in an Ordinance which deals with the same matter. There is only one point regarding which the Bill proposes to vary the provisions of the Ordinance. That provision is in regard to control being exercised over actual undertakings. At present as the Ordinance stands, that control relates only to the subject of coal but in the Bill the control if and when the necessity for it arises might be extended also to the other articles covered by the Bill. Personally I do not think that the occasion would necessarily unise in respect of the great majority of those commodities but in order to make the control effective and comprehensive it is desirable that this provision should be put into the Bill.

Now, Su, the House has, more than once, when questions relating to control arose, expressed its concern regarding the whole subject, that is to say whether in principle control should be continued now that the emergency of war ceased and whether its administration has been on the whole to the benefit of the community I propose therefore to deal with the general subject of control m the few remarks which I wish to place before the House The thing to remember with regard to control is that the whole case for it lests on the fact that the problem of inflation is still with us We see no indications that it is going to be less acute in the very near future. The indications are that it is going to remain with us for a longer period of time than many of us had anticipated. What inflation amounts to is briefly this, that when you have a large amount of money in circulation and therefore a high degree of purchasing power concentrated in the hands of a relatively small number of people and over against it you have an acute shortage of goods, then the inevitable result is that unless the community steps in and exercises control those whose resources are limited are likely to be left out in the scramble That, I think, is a situation which the Government cannot possibly tolerate and that in a nutshell is the whole case for control Now, last year many of us had hoped that with the cessation of war expenditure it will be possible for us to have in this country on the whole a downward trend of prices and the problems connected with inflation would not be so severe as they still are That anticipation for various reasons has not materialised. We see no indication that the general level of prices in the country has fallen or is falling. On the otherhand the shortage of goods still continues to be scute Our productive capacity has not been increased and what capacity there is has not been wholly in operation Although the import position is slightly better, the conditions prevailing in other countries are such that in regard to essential commodities the surplus available in a country like ours are likely to be limited and therefore we are up against the same problem as that which faced us last year and the years before and that is the leason why this control should continue The provision of Parliamentary legislation, , in pursuance of which it is possible to pass this Bill prescribes a certain limited period for measures passed under it. The period is briefly this-this will continue for a period of 12 months from the official declaration of cessation of hostilities unless the Governor General by public notification extends it for a further 12 months If thereafter it becomes necessary to continue it there should be a Resolution by both Houses of Parliament. The period could be extended by a Recolution of Parliament but then the whole period will be subject to a limit of five years altogether from the cessation of hostilities Sir, I submit that the conditions in India are such today that in regard to commodities which are essential in the sense that they enter into general consumption or they are commodities which are essential to the production of such commodities it is necessary in view of the fact that the capacity forpurchasing these things is relatively concentrated in the hands of a small number of people, that the State should continue to be armed with powers for rectifying the serious inequalities which otherwise might result. Now, as far us I can understand the position, the objection to the system of control has not so much been to the principle of it. It has been very much more to the way in which the control has been administered. It has often been said when you introduce control you are providing room for black marketing If you did not have a system of control, there would be no incentive for people to drive goods underground and to pass them into the black market tore, if you want to eliminate black marketing you ought to eliminate control I have heard this argument used over and over again. May I say with great respect that that argument does not really touch the essence of the matter. That argument is generally used by people who, if I may say so, do not see far enough. The real point is this. Whenever you have a law there is bound to be breaches of that law. Crime in a sense is a corollary to law and in the same way black marketing is a corollary to control. If because of black marketing you want to eliminate control, you must just as well argue that because of crime you must eliminate law altogether Personally, I do not think the argument goes deep enough

But the real objection which practical people have raised is, that in the way in which control has been administered, it has been administered unfauly to certain groups or sections of the community. It has probably been administered not merely unfauly, but it has been administered ineffectively.

I quite recognise from what examination I have made of the subject of control that it is possible to maintain that in certain respects our administration. of control has been meffective and that it has caused unfamness to certain interests in the country. My reply to that is that whatever unfairness and whatever meffectiveness there has been in legard to the administration of. control, these inconveniences, this unsettlement and dislocation, are things which the Legislature and the country have got to put up with in the larger interests of the country In all countries control has been difficult to administer satisfactorily It is particularly difficult in a country like ours, and I will tell. you why In our country we have got to put into operation system of control through an administrative system which has grown up through the years upon a tradition which has been largely negative in character That is. to say, we have at present an administrative organisation built up over a period of years whose main business has been to prevent things being done that is to maintain law and order. It is a police government on the foundation of which you have got to erect a system of regulation rather than prevention It is going to be a difficult business. But if because of that you are going to surrender the whole principle and system of control, then it seems to me you. are choosing a bigger evil in preference to a lesser one

It is not merely that our administrative system has essentially a negative outlook and is incapable of handling the more positive side of administration with the success which the difficult conditions of today call for There isanother difficulty After all is said and done, to people who have studied the systems of public administration in different parts of the world one of the most striking things about Indian administration is that the quantum of Indian administration is much smaller than the problems of the country require. The trouble in our country is not so much that we are badly administered as that we are under-administered. It is possible to remedy the under-administration of the country by the institution of an effective system of local self government Local committees of various kinds with the necessary public spirit and organisation could do a good deal to supplement the deficiencies of administration There is no doubt about that In a country like England, I suppose, what makes up for the relative small quantum of administration is the successful local selfgoverning system they have there In regard to controls of this kind, it will' be a very great help if we could muster sufficient local halp to accept the

(Dr John Matthar)

bureaucracy to admisster them But the fact remains that at present we are short of that kind of thing But, as I said at the beginning, we have got to put up with it for some time to come and all that I can say in reply to these criticisms is this We are trying in the matter of controls a process of vast, experimentation We have not tried this thing before The fact is that we are proceeding in this matter by small and error II Honourable Members have read the note which I circulated along with the Bill, they will find that in ranay cases we are still groping in the dark

In regard to the scope of these controls, in some cases it is possible for us with reference to the circumstances of the commodity in questions to institute control high from the point of origin to the point of ultimate consumption. In regard to other commodities, we are not in a position to do that and therefore control his got to stop at some intermediate point. It is unsatisfactory to that extent, but the difficulties of the situation have got to be reckoned with Similarly, if you take the methods of control, they also vary from commodity to commodity. In regard to the very important matter, for example, of the method of pricing, you adopt one method of pricing regarding stell and a third in regard to other commodities. The thing cannot be helped. It seems to me that in a matter of this liad, the wisest thing to do is to proceed empirically, that is to say, to proceed by experience. It is only on a basis of actual experience in this very difficult field of organisation that we shall be able ultimately to have a system of control which will be really effective.

Since this Bill, if passed into law, is not likely to last for more than a very limited period, I hope the House will accept my assurance that while we are engaged in this process of experimentation if any complaints and criticisms come from Honourable Members of the House, so long as I am in charge of the Department I will make every effort to see that the complaints and criticisms are adequately met. Every suggestion which Members may make in this matter will be welcomed by Government

May I conclude on this note? I see that there is an amendment on the paper suggesting that the matter might be referred to a Select Committee I would be my Honourable friend not to press his amendment. Considering the terrific inequality that prevails in the country, particularly at present, in the matter of income and purchasing power, and the difficulties and nardships to which the poorer sections of the community might be put unless the Government as the organised expression of community was armed with necessary powers, I feel that when matters of this kind come up before the House, the House, is really on its trial. I think by its attende to measures of this kind the House will be judged as regards its truly representative character. If I may say so in conclusion, if the attitude of the House is going to be that this Bill, so limited in scope and in its duration, is to be rejected or impeded or delayed, I venture to say very respectfully that it would not merely stultify but condemn itself.

Mr. President. Motion moved

"That the Bill to provide for the continuance during a lim control the production, supply and distribution of, and trade a commodities be taken into consideration."

May I have the position made clear about the amendments? There are two alternative amendments in the name of Mr Jaffer

Mr. Ahmed E. H. Jaffer (Bombay Southern Divisions Muhammadan Rural) In view of the assurance given by the Honourable Member, I do not wish t. move my amendments

Mr. Lealie Gwilt (Bombay European) Sir, on behalf of the European Group, I support the Motion before the House I do so with certain reservations to which I shall make reference later, though, I admit that the Honourable Mover in his very lived speech has dealt with some of the difficulties.

which I foresaw, but that will not deter me from making further reference to them. I support the Bill because whilst my Group consider that in times where supply and demand are more or less equal factors, the economic life of the country should be unfettered by official interference, nevertheless when there is disparity between these factors of supply and demand, when, because of a short fall in supply, encouragement is given to the individual to exploit his neighbour, then we agree that controls are not only desirable but absolutely essential If, Sir, there is any Member of the House who would condemn the provisions of this Bill out of hand, I would draw his attention to what happened when the control of steel was removed as early as, I think, April this year, what happened to the supplies that were previously available when that control was removed But, Sn. as necessary as controls are under the ctreumstances, I have described, they can only achieve their purpose and bring credit to the administration operating them if such administration is efficient and has clean hands. Is Government confident that its administrative machinery in this respect is efficient and incorruptible? If not then, Sir, I suggest that the whole machinery is overhauled and the sooner it is the better it will be for the good of the country and for the prestige of the Government While at this juncture, I do not propose to deal with any provisions of the Bill, there are one or two matters to which I would like to draw attention The tenor of the Bill is, as is described in Clause 1(3), and as the Honourable Mover has asserted, the tenor will be as is provided in section 4 of the India (Central Government and Legislature) Act, 1946 Now, Sn, I think that that may have confused some Honomable Members of the House, and I must admit that until I saw this. I did not know that it was an Act of the Imperial Legislature I think I am correct in saying that my Honomable friend Mi Joshi was in the same ignorant category as myself The Bill provides that certain things be done under a Notified Order and as clause 2(d) of the definition shows, 'notified order' means an order notified in the official Gazette Now, Sir the Bill provides for penalties for those who disobey these provisions, and many of the people affected by the Bill will not know what the official Gazette is nor are they likely to understand it if they were to see it, and as it is desirable that good relations should exist between the administration and the persons who will be affected by the provisions of the Bill, many of whom are illiterate, I suggest that directions be given to administrative officers and particularly so subordinate officers who will be in personal contact, particularly with cultivators and producers, that the provisions of the Bill when it is placed on the statute book should be administered intelligently and sympathetically reference to this because many of us who live in Bombay will recollect what I think can justifiably be described as a very stupid action on the part of the Government of Bombay some two or three years ago in regard to refurns of foodgrains from grain shops of industrial concerns. The firms that were concerned had, and at some considerable expense to themselves, started grain shops for the benefit of their employees and in a number of instances before official rationing was commenced. When the official rationing orders were passed, individual communications were sent to the firms, giving them various directions as to how the foodgram returns were to be submitted to Govern-Without any warning, the Government abandoned these individual communications and resorted to notified orders. These orders were, of course, issued in the Government Gazette One of the orders related to the submission of returns weekly instead of monthly as had been the practice heretofore and because a number of firms were unaware of the altered provisions, although they were submitting their returns monthly and with complete accuracy, wholesale prosecutions against managers of foodgrain shops many of them old and respected mployees of the componies concerned, were launched, they were brought before the courts and fined An appeal was subsequently lodged in the High Court and Government was ordered to refund the fines If that could happen with intelligent people, people who can afford the expense of preferring an appeal what is going to be the lot of illiterate poeple, producers and 800

in mind

[M1 Leslie Gwilt] cultivators 1 hope, Sir, that whilst Government will impose with utmost rigour the provisions of the Bill against those who deliberately offend its provi sions, they will nevertheless issue orders that intelligence and sympathy is exercised in dealing with such persons as have the spirit to help, but have not got the education to appreciate

In this connection, Sir, may I ask Government whether they will study the provisions of the Australian law which lays down minimum sentences or certain classes of offences and particularly for blackmarket offences I feel, Sir, that frequently the judiciary impose far too light sentences in case of blackmarketing, which after all is an anti-social crime of the most hemous order Usually it is the small men who are prosecuted, but when the big operators are caught, the sentences they receive me frequently extremely light for very serious As I have said, Sir, with these reservations, I support the Bill

Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) You will notice, Sn, that all of us have put a voluntary restraint or our usual loquacity with regard to Bills, otherwise a Bill of this magnitude would

be debated in this House for about five or six days I congratulate the Honourable Member on not only a very lucid and clear exposition of the problem of controls, but what is much more noticeable, on the very disarming speech from the point of view of Members of the Assembly who are jealous of the powers of this House and who are generally suspicious of wide powers being taken by Government And, not only, Sn is the personnel of this Government one which we fully trust, but the particular attitude taken by the Honourable Member on this occasion on this very debatable and big subject is one which as I said is completely disarming and reassuring. He did not, for instance, claimthat Government's control measures were all successful. On the contrary he said that it was a matter of trial and error that we must use the empirical method and we must keep on at it until we strike the right note, and that is the only method. The other alternative of abandoning these methods is one which by implication he deprecated and I join in the note. This country has to make up its mind whether it wants the so-called economic freedom. that is to say, complete economic anarchy, leaving it free for anybody to do anything he likes to anybody else whether we want economic freedom of this kind internally or whether we want a planned economy whether we want a state of affairs in which it is for the Government with such assistance as they can get from informed opinion, to lay down which objectives come first, in what priority this country desires to achieve certain results, which is the class most ground down and therefore deserving of the utmost and immediate help. It is in a system of planned economy in which a plan and programme is made as to what must be done here and now in the matter of a few months and what must be done and must be achieved and looked for in a period of five years and ten years. If this country accepts the principle that we shall be dealt with on the basis of a planned economy we must eschew the idea that economic freedom freedom from interference by Government, is the best and proper method of building up the economic life of this country I do not wish to emphasise the antagonism too much, I am sure planned economy does not mean that Government regulates at what time I shall drink a glass of water and what I shall do

there will be the creation of high prices, which is also a factor that they must keep Now. Sir. in the past-and this is an accusation which I have made in this House several times—controls were put very largely in the interests of the allied

at 2 o'clock Planned economy must imply interference with the people to the extent to which it is considered necessary in the community's interest And therefore I take it that while Government may arrogate to themselves the powers which they are taking from this, they will not interfere where they are not definitely convinced that it is necessary On the other hand they must interfere and it is there duty to inferiere where they think that but for such interference there will be confusion or there will be exploitation of one particular section or

Governments and or the United Kingdom Government who wanted to buy enormous quantities of goods in this country and in order to see that those goods did not cost them too mgh. That was-I allege again-the principal objective of the past Government when they put some of these controls The consumer and the producer came in incidentally. The poor produce did not get anywhere in some cases and the consumer came in moderatally. I will illustrate my point The producers of tea got 5½ to 8 annus per pound when the world price was 6 to 8 rupees, the producer of rubber missed the world market and his goods were taken away at 12 annas when the world price was Rs 10, today again subber has tallen to 14 annas In other words, the controls were there, as I said, in the interests not only of the bulk purchases by our Government which would be justifiable, but also in the bulk purchases by foreign Governments not only for army purposes but for then civil populations Now. therefore, I would urge on this (covernment to use these controls with discipuination and see whether it is necessary to use them in the interests of the producer and in the interests of the consumer and lastly-the most dominant consideration-to see whether they must be used in the interests of the community as a w hole

Now, Su, the Lonourable Member for Industries and Supplies has not claimed a very marked success for these control measures in the past, and we omy trust that the measures taken hereafter in peace time, with less distraction from military urgencies and so on, will function better. In particular I would emphasise the same point that my Honourable friend Mr. Gwilt emphasised that the human machinery should be overhauled. I have always advocated, and I have found it as a mistake of the past administration, that when important and delicate points like these controls came, they did not use their trusted and tried old employees but recruited new staff for this purpose, which was a stupid mistake They should have put then old employees who were in Government service or ten or twenty years and had a good record. They should have put these old and tried and trusted servants in charge of these delicate matters, instead of which what they did was to recruit ad hoc for this purpose. Whoever came was taken in, he was given wide powers and there was a continuous racket I may point out a racket which has happened in this connection. The Inspectors of this department are going round the market finding out cases where there is a small technical breach of the kind that my Honourable friend Mr. Gwilt referred to In that particular case I suppose the inspector did not get something from the firms which did not put in weekly returns instead of monthly returns, and in other cases it has become an absolute racket and a vested interest with these inspectors to go round and say, "Look here I have found you doing this and I am going to put you up But I will come day after tomorrow, you think it over and let me know" In the meanwhile the party thinks it over and says it is worth while giving him a hundred suppers so that he may overlook this small and m many cases purely technical breach which has occurred This is the human machinery which I am mentioning, and I again commend the suggestion which I have made, namely, that Government should have for this inspectorate staff not new persons whom they have picked up from the sort of men available in the general labour pool of the so-called educated population of this country It is this particular set which has disgraced the education which they have received and this has been so widespread throughout the country that we are bound to commend to the Honourable Member that while using the powers which he is asking the House to give him he will look into this particular subject was told by a resident of Delly who is not at the moment in the gallery, that an inspector of gur in this place who is getting a salary of Rs 100 per month has built three houses in three years. That is the human machinery they have got I therefore say that for these places please pick out the best of your civil servants-I do not mean the I C S -the best of your other servants who had a good record in the past and who are moud of their pensionable service and who will not demean themselves to the extent these men are doing These men are only squeezing out all advantages to themselves during the period for which they are inspectors, and they expect definitely to be dismissed in due course

Mn Manu Subedar)

In the meantime they want to make what they can Now he is asking for the same powers—not excessive powers,—and he is sking them for a short time and as an experiment, in the sense that the whole system is one which is in constant piecess of adjustment. I would suggest another thing, namely, that the information as to the requirements of the public concerned may be spread through the Chambers of Commerce and also on the functioning of each control, and a report may be sent for, or some authority or body concerned with the department may go round the country and meet the Chambers of Commerce people and see whether they have got any suggestions to make

Then, Sir, in regard to the control in this country we have to see what is happening in other countries. We have this difficulty. As the Honourable Member said, we had a negative administration in the past. Previous Governments were more concerned with just the control of law and order and they did not mind what happens to the clincken in the chicken cope or what happens to sardines in the box. They did not mind what happened to any particular laver of society or population. That is not so with this Government. The greater the weakness of a particular set this bigger is their obligation to help them.

The only other point on which I would like to detain this House for a namute more topsyturyy than the marked in attention of this Government to longer is with regard to the effect on prices Sir, there is nothing the state of general level of prices in this country Our general leve: of prices is 300 per cent or more than pre-war and in America and England the level is only 147 and 174. The House has heard that President Truman is removing all controls over prices and wages, and people are expecting two consequences—one is that certain prices will tumble down as soon as the controls are removed, and in other cases the expectation is that as soon as the controls are removed, certain prices will go up. I understand both these things can I want our Government also to see to the course of prices of controlled More particularly may I refer to the case of building materials. There is a pent up demand for the last four years and if there was no control over steel and terment or other articles, the prices will soar up very high. In such cases what is needed is consumers' priority so that there may be an orderly disposal of such quantities which are available and the guarantee that these quantities which are available do not fall into the hands of the middlemen because the duett consumer is there ready and willing to take it from you and to pay for Therefore Sir. it is necessary to fix priorities, to eliminate it in advance middlemen with regard to these commodities which are definitely declared to be short, and it is necessary to regulate the orderly disposal of such commodities as we have got I would Sir. ask the Honourable Member in charge of Industries and Supplies not merely to take the control 'ssue in the departmental' sense in which unfortunately all our affairs are.—the control issue does not concerp him alone it is the concern also of the Finance Member, it is the concern of the Minister of Food and Agriculture, and so on,—and to see the general trend of prices. Have this Government any deflationary measures already in mind? Have they declared any? Have they thought out what deflationary measures should be taken in order that the general level of prices may fall? If you do not take those deflationary measures, then I submit, that this control proposition will be a permanent thing and it would be very harmful to this country. Therefore. I suggest that the matter should not be thought out compartmentally, but should be taken as a whole and I suggest that the Honourable Member for Industries and Supplies should go into the issue which he thoroughly well understands, I am sure, as to what deflationary measures should be taken generally which would affect all piv is and which will also incidentally affect the prices of the articles controlled

Sir. I support #1

The Assembly then adjourned for Lunch till I' ilf Past Two of the Clock,

The Assembly re-assembled after Lunch at Half Past Two of the Clock, Mr President (the Honourable Mr G V Mavalankar) in the Chan

Mr. N. M. Joshi (Nominated Non Official) Mr. President, while supporting the motion that this Bill be taken into consideration I do not wish to speak much about the necessity of continuing the control. The Honourable Member in charge of the Department of Industries and Supplies has spoken so well on this subject that I do not think I shall be able to add much in support of his measure

My justification in rising on this occasion is that in the first place I want to express my dissatisfaction that the Government of India removed prematurely many of the controls which were in my judgment still necessary and deprived themselves of powers which they should not have done

Sir, if you watch the trend of prices in this country, you will easily find that the prices in this country are still rising. The Homourable Member in this country I watch you carefully the cost of living index for the working classes. The index has reached 270 points, more than 25 or even 30 points than what it was at the time of the end of the war. I therefore feel that the Government of India was not justified in removing the controls which they had removed. My special complaint is that they allowed to lapse the Hoarding and Profitering Prevention Ordinance. That ordinance in my judgment, Mr. President, was absolutely necessary, even at this time, and Government has done a great deal of wrong to the people of this country, especially the poorer sections of the people of this country, by removing the powers which they possessed to deal with hoarding and profitering. I also feel that the Government of India should have before they removing the powers which they possessed to deal with hoarding and profiteering. I also feel that the Government of India should have before they removing the Legislature on this point. But they have failed to do their duty by the Legislature in not consulting the before removing these controls and divesting themselves of these powers.

I feel, Sir, that the Goveniment of India has tailed to do what they should have done Now, Su, I am glad that they are bringing forward thus Bill and giving an opportunity to this Legislature to consider this question and taking advantage of this Bill, I would like to make some suggestions to the Government of India.

Sir, the controls are necessary and I am glad that the Honourable Member agreed that these controls are necessary. If these controls are to be useful, these controls must be effectively used and applied. The Honourable Member in charge of Industries and Supplies agreed with that also I want also to-suggest that these controls should be fairly used. The Honourable Member also agreed with that I feel, Sir, although the Honourable Vember has agreed with these punciples, that these controls should be effectively applied and there should be no discrimination and unfairness I would like to draw the attention of the Honourable Member to the fact that as the controls at present exist, they are used ineffectively and there is also a great deal of discrimination.

As regards the effectiveness, we were told that there are difficulties in the way of effectively applying these measures. I would blee the Honourable member to remember that although there are difficulties it is for the Government to overcome those difficulties. You certainly require an honest staff and you require the co-operation of the public as the Honourable Member has stated But it is not beyond the power of the Government to employ good efficient and honest staff. You may have to pay more and Government should not heattaft to pay the staff whatever is due to them. It you may you stiff well, I think it is possible for you to get good effective, efficient and honest staff

In the matter of the controls being fairly used, it depends upon the Government of India themselves not to risks any discrimination. I do not wish to go into the details of these controls, but one can easily see that the Government of Tulin is afraid of the richer section of the population and they easily do

[Mi N M, Joshi] ... injustice to the poorer people. They are willing to put restrictions on the poorer sections but they are prepared to let go the richer classes. Take sugary sugar control is absolutely necessary. He agrees with it. Why then exciting the lump sugar. Is there the least justification to ecoupting lump sugar. The excuse given is that the lump sugar is a separate industry. You have to have one or two more machines in order to make lumps out of the sugar. That may be an excuse but it is not one which can really be accepted. The object was clear, viz., that the richer sections of society should have sufficient significant of industry that required encouragement. The object was that the neber classes should have enough sugar by paying more. I undestand that the cubes cost much more than odmary sugar but they are uncontrolled. This is only a small instance of what I consider to be discrimination.

I may even give you another small instance of this kind of discrimination l'ake newsprint, foi example I see that newspapers especially the influential daily newspapers, publish every day large numbers of pages full of advertisements I cannot understand why all these advertisements are necessary when newsprint is so very scarce. But if it is a question of some small paper, then the control applies and they will hesitate to give sanction for even a small increase in quota. I am not making a complaint which I have to make on the floor of this House but the instance comes to my mind very easily. I have a small paper called The Trade Union Worker, which is only 8 or 10 pages of a small size. The number of trade unions which are interested in this paper has increased and on account of the various kinds of legislation which are coming before the legislature I asked that a few more paper be added. It takes a long time for Government to give me sanction to increase those pages. It would atmost regune a few more pounds of newsprint, not even a few maunds n tons of paper. I am not suggesting that the control is unnecessary. I have pleaded for controls and therefore I do not want to be exempt from these ontiols but I want fairness. If you can spare large amounts of paper tons of paper, for these influential dailies, which contain a very large amount of idvertisement, then certainly small papers which are useful to a very large number of people should be treated fauly at least. They should not be started for want of paper

As regards newspunt, compare Irdia with England The English newspapers are much smaller even today than the Indian papers 1 do not wish to dwell on that point but this is also, another example of discrimination

Mr. Manu Subedar: Are there any Diwah and Puja Numbers in England?

Mr N. M Josh: There he many such things but I do not want to waste the time of the House Those who have influence get more paper and those who have not, find it difficult to get the paper necessary

The Government is also not fair in the application of these controls. They ave, I think, too much freedom to the provinces. I shall give you instance of my province decontrolling things when there was absolutely no justification In my own province dur has been decontrolled with the result that the poorer people in my province are paying today twice the price for gur, while sugar has become practically cheaper than gur This is the way in which controls have been applied I would like therefore that the Honourable Member should take very vigorous steps to see that the controls which he is applying are effectively used, fairly used and not too much latitude is given to provinces or to different interests I am glad that the Honourable Member in theory at least agrees with me in all these matters but he will have to take more vigorous steps to see that the controls are properly used I am not saying this to plead that if he cannot do this he should remove the controls That is not my standpoint I quite realise that in spite of his best efforts the Honourable Member may not succeed in removing all the complaints which we have regarding the controls I would certainly have controls with some inefficiency and with some defects rather than have no controls at all I know it is said that controls lead to bribery and corruption among public servants I would certainly like honest public servants to be in charge of these controls and in view of that I would like the Government of India to pay its servants much more, especially because they have to overcome very large temptations Let the public servants he paid more and let Government see to it that they get honest service. What those who speak about corruption and bribery of public servants want is that they should profiteer So I want to make it clear to the Honourable Member that I would like to have controls in spite of a little corruption and bribery which may exist, because I feel that if there is bribery and corruption the public servants may take away some money and it may not be good for the morale of the public services in this country

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural)

That is a redistribution of wealth!

Mr. N. M. Joshi If there is control the public servants may take away some money but if there is no control then private merchants and private capitalists may take away ten times more Therefore if I were to make a choice between allowing the merchants and capitalists to exploit the people and having some corrupt public servants, I would prefer corrupt public servants to allowing the capitalists to exploit the misses to a ten times greater

One point which my Honourable friend Mr Manu Subedar referred to is this and in that connection I would like to ask the Honourable Minister in charge of Industries and Supplies for some information. Mr. Manu Subedar stated that in view of the fact that we are going to have planned economy these controls are necessary and I have no doubt that the country as a whole wants planned economy We do not want to leave the development of this country to chances and to the goodwill and efforts of private capitalists and private enterprise without any plan. But it is quite clear that if we are going to have planned economy we shall require controls I want to know from the Honourable Member in charge of Industries and Supplies whether he is making any provision for applying controls where they are necessary on account of our introducing a planned system of economy learn from the newspapers that the Government of India have appointed a committee over which my Honourable and esteemed friend Mr Neogy is to preside, to prepare a plan in two months time for a planned development of this country If Mr Neogy is preparing a report in two months time for a planned economy, certainly the Government must be prepared to impose the necessary controls within two months time. I want to know what are the plans of the Government of India in, not only for continuing these controlsbecause mere continuance will not be sufficient for a planned economy-I want to know what they are doing in taking those powers to evercise controls over the whole of the economy, if we are going to have a planned development So far as I can understand this legislation, I am told that the Government of India have got power to continue these controls for a year they may get power again to continue it for a year more, but the power will not exist beyond five years, and then, within this period, the Government of India can by notification remove these controls. I am anxious that the Government of India, if they have no power today, should take steps to secure those powers. If the powers are to be given to them by Parliament—if within a short time we do not get a really independent government and if unfortunately the powers are to be given by Parliament-I would like the Government of India to get from Parliament those powers to not only continue these controls but to apply new controls wherever the application of new controls is necessary This Bill gives them the power to continue the controls, but they have already decontrolled many articles. I want to ask the Government of India what power they many articles. I want to ask the Government of India what power they possess to reimpose those controls which they have removed, and if they have got no power to reimpose those controls which they have removed. I want to know what they are going to do to secure power to reimpose controls which they have in my judgment wrongly removed I want the Government of India to consider this question very seriously and very urgently, because I feel that if We neglect this problem of control the whole and

/Mr N M Joshil

suffer, and in that suffering the suffering of the poor people will be greater That is what concerns me more Therefore, while approving and supporting the measure which is before this legislature, I would like the Government of India in the first place, not to commit the mistake which they have committed before, namely, removing these controls prematurely, secondly, removing these controls without consulting the legislature If any controls which are to be continued by this Bill are to be removed, I would like the Honourable Member in charge of Industries and Supplies to promise us today and to give us an assurance that these controls will not be removed without the sanction of the legislature, without at least consulting the legislature. That assurance I also want an assurance from the Government of India that they will exercise these controls thoroughly and vigorously, impartially, without any discrimination, and fairly

Lastly I want the Government of India to assure me that in view of the fact that we are going to have a planned economy soon, what steps they are going to take to secure those powers of exercising control which are necessary for making a planned development successful. I support this Bill

Sit. N. V. Gadgil: Sn, in spite of the very bitter and bad experience of control regime during the course of the last seven years, I support the Bill that has been introduced and is now for consideration before this House My main reason is that I see no other alternative before me If the controls are removed I see nothing but black marketing infact all marketing gone and economic anarchy succeeding In that case what will happen will be that things will go underground and consequently famine will be the order of the day, the rich will get everything and the poorer sections of the community will have to go without most of the things which they feel essential for the maintenance of their lives Under a controlled system, however badly it may be worked, as I said just now to the Honourable Member in charge of the Bill privately, there is some hope for some people at some time to get something somewhere On that hope I lay great stress

Now. I want to tell the House that in certain matters at least, the Government should not decontrol anything by mere notification, un'ess as Mr Joshi said they consult this House previously and they are also convinced that as a result of decontrol the poorer sections of the community will not suffer. The great Chinese philosopher Confucius was once asked by the Chinese king as to what were the tests of a good government, and the philosopher said that if there is sufficient food and sufficient clothing and a belief that justice will be done, then it is a good government. I am not today referring to the last, but I do want that this government will at least answer the first two tests and give sufficient food and sufficient clothing to every citizen in this country regards food, during the last three or four years there has been some sort of system, and although there is much to complain about, speaking for myself. if there had been no rationing in my city, at least I and my family would have been starved to death absolutely For I remember in the year 1942 beginning. I just wanted to purchase a few seers of wheat, I visited three shops and they gave me three different quotations. I tried the experiment three times in the course of the day and none tallied with the other But since the rationing system was established, it may not be a balanced diet as was enunciated by my friend Mr Masani, but anyway I am getting at least half a pound of rice a week and a little more by way of wheat, jowari, bairs somehow or other, and most of us can keep our bodies and souls together

As regards cloth, you will remember that during the discussion on the Finance Bill, when I and most of the members of our party complained against the abolition of the Excess Profits Tax and I asked a specific question of the Finance Member then, whether on the removal of the Excess Profits Tax, the prices of cloth would be reduced, and his answer was that the manufacturers or the millowners themselves in their own interests would do it Our experience during the past six months has been very different and very bitter You will be surprised to know that this textile industry has made profits beyond expectations If the rate of profit in 1928 is considered 100, the increase has been 761 per cent during 1948-44 Who has suffered as a result of this? Even today, if we closely scrutinise the system under which cloth is distributed, it is the consumer who suffers the Honourable Member in charge were to scrutinise the cost schedule he would find that sometimes the same item is included three times I am prepared to give him such information, because I am not in the habit of making any statement unless it is well documented. They have been successful in getting the ear of the Government ilways whenever it is a question of raising the prices. The poor consumer and every one of us is a consumer, although every one is not a producer or a trader, but the pty is that every one of us does not stand up to the situation and frankly speak out what we feel

In the scheme of control there is practically no limit on profits. If food, if clothing is an aiticle of necessity, without which nobody can live, I think I will be voicing the impost feelings of most of us that the whole of the industry should be taken over by the Government bere and now. It is the primary duty of the Government to field its citizens, and clothe them und if ther is the slightest failure in that sphere I think it is a condemnation of the Government It would have been otherwise if it was the same old government which functioned before a few months. Now that the Government is a popular government with the backing of the people's representatives, whatever may be the form, much is expected of it. I think they have had enough of what is called a profile in the profile of the come down to brass tacks and at least secure us two things which are absolutely essential for human life, namely, enough food and enough clothing

Now, Sir the history of control in so far as this poor country is concerned is one of sadness. It comes late. During the time it remains, it is operated I do not suggest to say deliberately, objectively to the detriment of poorer sections of the community Then it goes all of a sudden with the result. as has been stated in the very fine note that has been kindly supplied to us by the Honourable Member, that things go out of the market Cement has gone In whatever articles we have followed this policy of sudden decontrolling the result has been not what you contemplated. In the budget session during the discussion on the Finance Bill, the Finance Member was good enough to tell us that if houses were built in the course of these two years, their income would not be taken into consideration for the purpose of income tax but where is the material to build. Iron sheets are not available. Iron bars you cannot get although in order to get it you have to spend stationery worth Rs 20 Cement, you vourself agree, is not there. About non-ferrous metal, after the control is over, it is the same tale. I therefore respectfully submit that this Bill is an attempt let there be no apology for that, to start some control Some well thought out scheme of control I would request the Honourable Member boldly to say that this is the first attempt to introduce what may be called a regulatory regime leading ultimately to planned economy Let him not be apolegetic. Let him say boldly, and he will have the verdict of the House in his favour, that the country as a whole stands for nationalisation of most of the industries, at any rate those which concern the necessities of life and this Bill will prepare the way

Now, Sir, I want to say one thing more, because I do not want to take a speech also. One thing I want to bring to the notice of the Honoursble Member. We all stand for democracy I do not believe merely in association of the people's representatives during one stage, namely, the stage of the formulation of the policy I want him to see that the negative aspect of the bureaucracy that he emphasized today disappears and it assumes a positive social service aspect. That is possible by means of a well thought out system of distribution in which the people's representatives even in the smallest village could be associated, so that much of the middlemen's profits and much of the possibility of black marketing would be removed. Just imagine for one

ISit N V Gadgill

minute as to how many middlemen there are between a mill and the actual consumer and one would find that at least half of them are absolutely unnecessary, except for the fact that at one stage of our country's history or in the history of that particular industry they were there They are playing no useful function In fact they are playing anti social role if, Mr President, You are well aware how things you will permit me to use that expression are happening in the city from which you are elected. Therefore if the controlled economy is to be successful, it can only be successful if there is cooperation of the people. It does not mean that everything is to be left to the permanent official In fact the attempt so far has been to put new wine in old bottles The consumers never counted in the past. He must pay whatever he is asked to pay Who approaches the officers-the merchants and the middlemen who want to get some permits here and there and if there is any source of corruption of the worst type, it is the trader who is so anxious to get a permit and having got it is very much anxious to sell it to another If corruption is to be removed, it can only be removed by the co-operation of the people and not otherwise. It is really most shameful for every one of us to refer every now and then to corruption among our officials our merchants and so on In fact, it virtually comes to this that the bulk of the community is corrupt I only wish that this thing should be a matter of history We are now entering a new order of things and let the services also understand that whatever may have been their outlook up till now they are servants of the people I remember one of the greatest Englishmen and that the ideal of public service should be integrity, industry and anonymity Nobody can put it higher than that I only wish this So far they have been extremely loyal, even going out of their way, to a Government which was foreign in personnel and in spirit Now, they have a Government entirely Indian in personnel and in spirit. Would it be too much of them to say that they will rise up to the occasion, will be less bureaucratic, less given to red tape more prompt to hear the grievances of the people and will show to the world that here in India they have a service which is absolutely incorruptible and claims the confidence and respect of the people? I therefore submit that the tash that he ahead for the Honourable Member is not merely to control but during the three or four or five years during which this order as it is embodied in this Bill stands he will evolve such a spirit in the services and such a spirit in the public that ultimately the mauguration of planned economy will be easier With these words, I support the motion

Mr. Tamizuddin Khan (Dacca cum Mymensingh Muhammadan Rural) Mr President, I must congratulate the Honourable Member for Industries on the happy position that he enjoys today Hrs Bill, outrow, stal as it is, is soing to be passed without any opposition. That is certainly a happy position. But we, some elected Wembers, are not in such a happy position. Our position is rith; Our position is rather unenviable because the people whom we represent are fed up with these controls They want an immediate withdrawal of all controls That is the opinion of the man in the street If I may tell the House about a demand that was made of me by a section of the people who sent me here, it was that the controls must be abolished as early as possible

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittor Non-Muhammadan Rural) They are all wrong

Mr. Tamizuddin Khan: I am not giving my views, but their views shall have to satisfy these people about the necessity of these controls. Our position is not, therefore, as happy as that of the Honourable Member in charge of the Bill Again, our position has been made all the more difficult on account of two factors. One was the public pronouncement made by the predecessorof the Honourable Member, I mean Mr Rajagopalachariar who in a speech that he delivered some time ago said that the day was not perhaps far off when there will be an end of these controls

The people about whom I have already spoken looked upon that pronouncement with a good deal of hope but they are going to be disappointed Again, we see that in America, as a result of the last elections which have sent the Republicans in a majority in both the Chambers of the American Legislature, the controls are going to be abolished The world has become so narrow nowadays that the happenings in America also will have their own repercussions in our own country. That is also another disquieting cir-But I admit that controls in our country cannot be given up at the constance mesent stage. The controls are a necessary evil. Abolish the control of foodstuffs today and there will be famine the next week. There is no doubt about that The two classes of people whose interests are otherwise mutually antagomstic will co-operate to bring about a famine. They are the wealthy consumers and the profiteers. Wealthy consumers will be in a pane and there will be a sciamble to purchase and the profiteers will have their day. These two will co-operate to make a famine sure if the control of foodstuff is abolished fore, controls will have to remun unfortunately. But I do not agree with my Honomable friend Mr Joshi that there should be more control than there is at present and also that the controls that have been abolished should be re-imposed Of course, there may be some reason which has guided him to make that state ment but I would submit that the controls being a necessary evil should be gradually aboushed. If we are to swim back to the shore of normality, we shall have to go into the water. Therefore, in certain respects we shall have to take But those risks must not be of a character fatal to the existence of the Gradually these controls will have to be abolished and they should be abolished last of all on foodstuffs, cloth and perhaps coal. Other controls miv be abolished earlier. How that will be done is not an easy task Honourable friend Mr Manu Subedar has said that it will be the duty of the Government to see that the present state of inflation is properly tackled, and that there should be deflation. Everyone wrees that there should be deflation, but how to bring that about is a very difficult question. As my Honourable friend Mr Manu Subedar has raised this question. I would like to sound a note of warning

There are people who think that in order to bring about deflation, foodgrains should be touched first of all. The prices of food rains they urge should be reduced, and if that is done all other prices will be reduced automatically and correspondingly Whatever logic there may be in that I think it will be too risky a business. You may bring about deflation, if you do that but you may also bring about an end of our country it you thoughtle-sly tackle the prices of foodgrains in that way, because we are still short of foodstuffs and it is the en leavour of the Government and also of everyone else to see that more foodstuffs are grown in the country. The one incentive to grow more foodstuffs is the incentive of good prices and it must be ensured that the cultivator gets proper prices for his products. If the prices of other things remain as they are and the prices of foodstuffs are reduced, the cultivator will find himself in a very difficult position. He will not have the incentive to grow more food, he will not even grow that much food that he normally does. He will only probably grow what he requires for his own needs and nothing more. That is a warning which I should like to give to the Government But, is I have already said, it is a vicious circle and we have to begin somewher. Where to begin and how to begin is a matter which will task the inginuity of the present Government There is no doubt about that

Sir. I think that one way of tackling this problem was for the Government to take as much out of the floating money in the country as possible. But is the Government doing that? I think the late Government, instead of doing that, took rather a reverse step. I refer to the abolition of the excess profits tax I do not think that that was the proper time to abolish that tax. Whether it will be possible to re-impose it or not, I do not know, because the people who were affected by that tax are so influential that I am afrind they will see that there is no re-imposition of a tax like that But I am definitely of opinion that the abolition of that tax was a blunder. If the Government could accumulate as much money out of the floating money in the country in its own hands and then distribte it that would have been one way of tackling the present inflation. Look at our low paid Government servants.

[Mr Tamızuddın Khan]

No doubt you have given them dearness allowance, but having regard to the fact that pinces have gone up no 300 per cent, have you given takin enough in the shape of dearness allowance. Certainly not if the proceeds of the excess pronts tax could have ocen set apart for mereasing the pay of the low part downtiment others, that would have been per hips one way of tacking the problem. However, this is a thing which is too difficult for a lay man to deal with and we shall look at the efforts of the present towernment with makety so far as tais difficult matter is concerned.

There is only one—her thing that I would like to reter to—Many of the provisions of the Bill affect the activities of the Provincial Governments. Before this Bill was introduced for the Government of Ludia to consult the Provincial Governments. It would have been far better if Government could consult them proviously. However, if even after the Bill is passed the Government of India can consult the Provincial Governments concerned before they take decisions that will be desirable from all points of the Section 1. Support the motion.

Shri D. P. Karmarkar (Bombay Southern Division Non-Muhammadan Rural) Sir, I do not wish to discuss the principle underlying the controls or the history of the operation of these controls during war time. Such a study would be extremely fascinating from the legal point of view, but the problem which confronts us is one which is very difficult of solution. If on the one hand Government try to move with the times and reduce the number of controls to the minimum it is naturally accused of neglecting the interests of the public by decontrolling articles which should not be decontrolled. If on the other hand they continue to exercise control it extends the period of suspense under which the country has naturally to suffer after the period of the war. Therefore it is. I think that Government have restricted themselves to the minimum number of commodities to be controlled and that also as the Honourable Member in charge has made it clear they want to have for a minimum period in the first instance, namely one year after the end of hostilities, which means—if I am correct-till the 30th April

Now Sir. when we are considering the question of controls, it is obvious that we have to consider it from the point of view of the effect of such controls on the country There can be no difference of opinion that owing to conditions created by the war, controls are an absolute necessity. There is also another question to be taken into consideration and that is the method of operation of these controls To my mind one of the most important aspects of these controls is this.—what is the effect of these continued controls on the poor man and the man belonging to the lower classes? In so far as these two sections are concerned. I think the heaviest burden has fallen on their shoulders during the period of the war and during this period which has succeeded the wir. Taxes have come without number, most of them falling on the poor and the lower middle classes Then again owing to the abnormality of the war things have been scarce, food has been dearen cloth also has been dearen and sometimes not The poor man and the lower middle class man as a result of conditions created during the war are today suffering an agony which is perhaps very easily conceivable. A man with a budget of less than Rs 100 is today not yet free from the sufferings created by the war, if at all, as the rising price indices show he is suffering more after the war than he did during the war. And when such a thing is there and when so many other complicated problems require solution, though perhaps they are not admissible of a very easy or immediate solution like the question of sterling balances and inflated cu other financial factors, it is perhaps

cloth-I put foodstuffs first because that is a daily and hourly necessity and cloth comes next-Government should find out some way or other by which to effect an artificial reduction I call it artificial because naturally they cannot afford to sell a thing for less than what they have paid for it, but if they can by some measure effect a substantial reduction—say about 25 per cent—in the price of foodstuffs in the case of the poor and lower middle classes such relief would come very handy and would be a very great relief indeed. With the change from an irresponsible Government to a national Government the one thing that people are looking forward to and the one thing by which the ordinary man in the street will judge this Government is the price of foodstuffs in the country. And in that matter I venture to suggest as an experiment for a limited period-six months or a year-the grant of a certain kind of subsidy to the consumer by working out a scheme which I am told was practised in the U P under which certain things were available at a reduced price for people drawing a certain mome below a particular malem. If that experiment were tried and the price of rice, wheat and journ could be reduced by a certain percentage in the case of certain classes of the population and the deficit borne by Government as a general charge on the revenues, that surely would be a step which after all the turmoil and the agony suffered by the poorer classes of the population during the war would be very highly appreciated. The indices supplied to us a c average indices but in particular areas things are otherwise. For instance, in an important commercial place in my constituency in the Bombay province, gram which was selling at Rs. 1-13 per mound in the pre-war days was in 1944 selling at the rate of Rs 12 a maund Gram and pulses are some of the things which have almost disappeared from the market. If that is the condition the Government of India should be able to take steps to see that such of the commodities as are rare in a particular area are supplied in that area from another surplus area Take coconuts for instance Many of us may not feel or even know what a coconut costs in these days invthing between Rs 15 and Rs 20 per thousand today stand at the fabulous puce of Rs 180 per thousand. The poor or lower middle class man to whose diet coconut occupies a small but important place would find it absolutely impossible to go to the bazar and buy a coconut at six or eight annas each

Then, Sir, according to the latest trade bulletin issued by a department of the Government of India we find that gur has become scarce. In fact when gur used to cost less in manufacture than sugar it was more popular than sugar with the poor and lower middle classes. Anomalous as it may appear, today in the constituency I represent qur is priced if at all it is available at four times the piece of sugar, and with regard to gur there was a anomalous see-saw Bombay Government put a control on qur to see that it can be purchased at some normal price, but immediately the control was established qur disappeared from the market altogether to quarters which are known but cannot be traced And then we find people clamouring and urging upon Government to remove the control because they wanted plenty of qur though at a higher price in regard to gur which is a daily necessity with the poorer classes conditions should not arise which make it difficult to obtain it at all or obtain it at a reasonable price With regard to all these matters I think the House and Government should see that the poor gan's lot is made better than it is. Then, with regard to cloth, I am not a statistician but this much I have come to know from a lavman's point of view that if the cloth that is manufactured in the mills were to he made fully available to the consumer things would not be as bad as they are today And very likely one of the leakages occurs not inland but in the coast A merchant in my constituency was complaining that much of the cloth that goes to the southern Rombay area goes out by the minor ports to some foreign parts. And very recently a merchant offered to sell back cloth worth about Rs 80,000 at Malwan a negligible port, for a loss He had bought it with the idea of sending it to East Africa but failed and he wanted to make it available to any other merchant who would purchase it, even at 10 per cent loss Now Sir, with regard to cloth, one method out of this vicious situation would be this

[Shri D P Karmarkar]

I may be extreme in my suggestion. But I suppose big national issues require big decisions also. If the craze for fine qualities of cloth is made less by education or else by non-production, I think the quantity of cloth required for the poorer and middle class population would be more and more available. Connected with the question of cloth is the question of transport. Cloth that has been allotted to South Bombay presidency still lies in Bombay, because of some reason or other, cloth refuses to move out of Bombay. According to the rules framed I speak subject to correction, after a certain period, the whole-ale dealer in the Bombay. City can make my sale whatever if the cloth that has been allotted to a particular area remains in Bombay city uself owing to reasons beyond his control. That lends to leaking

The next commodity under control is paper I really wonder whether there is any necessity for control of paper. Any control these days ought to be restricted to any commodity the absence of which would be a very great hardship to the consumer Assuming, as we are told, that paper controls remain as they were before, any man in the end of India wishing to in unifacture an exercise Any publisher who book would have to write to New Delhi or come up here had the misfortune of being born in the publishing trade after 1912, the basic year, would have very little chance of getting any permission at all. Then again with regard to newspaper, there is a recurring compluint on behalf of new venturesome would be newspaper publishers that the present control with regard to newsprint is virtually a monopoly in the interest of people who are already there in the field. With regard to all these matters, I would mate the attention of the Honomable Member in charge to see to it that he keeps control to a minimum, to see whether some rules could not be relaxed for instance-keeping control with regard to publication of text books which certainly are a necessity for the whole population --whether the rules relating to a publisher before 1942 could not be relaxed. A copy of a representation has been sent to me, obviously it was originally addressed to the Honourable Member for Industries and Civil Supplies sent from a responsible Association of Publishers I find there are various suggestions in it which are very of Dharwai I will not repeat those suggestions to the Honourable Member, as he has invited us to take up these matters with him I will not deal with them in extense on the floor of the House Finally I think that even for the short period for which these controls are to be in existence at would be better from the point of view of minimising any possible defect in the working of these controls to set up in the first instance a type of central non-official advisory committee and to have its replica in the provinces and in each of the districts just as we have got food supply advisory committees right through the provinces and in the districts also it would serve a good purpose if such committees are set up with the definite object of bringing to the Government's notice any possible defects in the working of these things. One of the defects certainly in the work ing of the present controls especially during the war time was-it was a huge joke in which we were indulging in if a big man broke the law, he would be acquitted on some legal flaw or in the last resort under Rule 119 of the Defence of India Rules under which a certain notification had to be published result is that most of the major offenders could with impunity take wagon loads of corn from one district to another and would escape the clutches of the law, whereas the law is so vigilant as in the case which I know of, namely a lady taking two seers of jowar for Nagapanchami She innocently brought two seers jowar to the market to prepare jowar-flour and she was hauled up for infringing the law It would behave the Government to see that the law was not brought into such disrepute by indulging in such frivolous prosecutions. The law should descend very heavily on major offenders, but it should not drag small technical offenders like the lady I mentioned just now into court That is all I have to sav by way of suggestions I have still a number of other suggestions which I shall take up with the Honourable Member and I have no doubt that in view of the assurance and in view of the approach he has made in regard to this

STATEMENT OF BUSINESS

question, he will consider very sympathetically all suggestions put by us Sir, I support the Bill

The Honourable Pandit Jawaharial Nohru (Leader of the House) Sir, we are around to dispose of as much as possible of the legislative business included in the current list in the course of the present session. We have also certain supplementary demands in respect of General and Railway Budgets to be placed before the House. In the circumstances, I request you, Sir, to direct the House to sit for the transaction of official business on Monday, the 18th November. We do not in any event propose to ask for further sittings after that date.

Mr. President: I take it that there is no objection to that from any side. The House will sit on Monday, the 18th instant

Sri M. Ananthasayanam Ayyangar (Madras ceded Districts and Chittoor Non-Muhammadan Rural) Is it enough Sir?

Mr. President: Perhaps that will depend upon the length of the speeches that Honourable Members will make. If they shorten the speeches it would be enough to sit on Monday only

ESSENTIAL SUPPLIES (TEMPORARY POWERS) BILL-contd

Pundit Thakur Das Bhargava (Ambala Division Non-Muhammadan) Sir, I listened with great attention to the speech of the Honou able Member for Industries and Supplies I have no hesitation in saving that in so far as the question of controls of essential supplies are concerned there is no disagreement in the House But all the same, I would have been happy if this Bill was referred to a Select Committee and the objectionable features of the Bill were removed. I sent in a number of amendments to this Bill, by post but unfortunately, it appears they have not been received in the office. I would request you, Sir to kindly allow these amendments to come before the House I, for one um in agreement with most of the speakers who have preceded me in thinking that these controls are mecessary in the interest of the poor people as well as in the interest of the big people. They are a necessary evil I feel is this, that in the working of these controls, there has been much harassment of the general public. So much so that the public in general are tired of these. We expected that with the cessation of the war, or at least size months after the cessation, controls would be removed. It appears that the condition of the country even now is such that some emergency controls are still necessary I do not want to cite before the House many illustrations how these controls have worked harshly on the people. I happen to be a legal practitioner and I have done many cases under the Defence of Ind a Act I have found that in many cases innocent people have been sent to jail, and many gullty people have got away from the meshes of this law by hook or crook There is so much corruption rampant in the country. In all my life I have never seen the public servant so dishonest and corrupt as he is today. The operation of the Defence of India Act has not contributed a little to this state of affairs So far as the clauses in the Bill are concerned. I find that there is control not only over foodstuffs, but there is control over procedure of courts and of justice also Those who practice law know how justice is throttled in various ways. I may cite certain examples. But before I do so, I wish to refer to section 15 of the Defence of India Act which was an appropriate safeguard in the Defence of India Act 1939 Section 15 lays down.

"Any authority or person acting in pursuance of this Act shall interfere with the ordinary avocations of life and the enjoyment of property as little as may be consonant with the purpose of ensuring the public safety and interest and the defence of British India."

Now, Sir, it so happens that under the guise of the provisions of these rules, many dishonest people have tred to further communal interests and taken away trade in cloth foodstiffs etc., from those hands who were already in these trade and given it to other people. And this principle, of Sotion 15 which is a very salutary principle has not so far heen observed by those in authority, and I apprehend that in so far as this section is not even present in the present Bill it

[Pundit Thakur Das Bhaigava]

is likely that the provisions of this section will not be kept in observance while this act operates. I would, therefore like that the principles contained in this section 15, should be incorporated in the Act and should be before the eyes of every officer who has to administer this Act.

Having said this, I will just call your attention to certain legal aspects of the Bill. I would refer you first of all to bection 1(3)—I understand according to law if there is any Act before the House which has to expire automatically and which has got a limited period of existence, it is not usual to find in such an Act any provision like the one which is contained in this Section—The words are

"and section 6 of the General Clauses Act, 1897, shall apply upon the expiry of this Act as if it had then been repealed by a Central Act"

You will be pleased to see that even in the old Defence of India Act such a provision did not exist. It means that habilities incurred during the period when this Act is in force shall continue even after this Act has expired, and any person who has incurred any liability shall, even after this Act has expired, be chargeable with the consequences

I understand that under Section 1 of Act 9 and 10 George Chapter 39 which gives the powers to the Legislature to chact, it does not be within our power to enact a provision like the one which is contained in section 1(3). I do not think that the Legislature will be within its right to provide, for the future after this Act has expired that certain provisions of this let shall continue to operate and even the liabilities which have been incurred shall continue as before

A reference was made by the previous speaker to the case of uniocent ladius who were taking jowar somewhere and to big persons who were even taking wagons with immunity. In this connection I would refer you to the definition of 'notified order'. Unless and until a person knows what the orders is how is that order to be compiled with? According to the principles of Criminal Law, it is absolutely necessary that every person should know what the orders are and the accused in the dock should be proved to have knowledge of the order contravened. If an order is published in the official Givette, how will the general public know about it? You know, Sir, that in India people are illiterate, and therefore if orders are published in the official Givette it will not be sufficient at all. Unless an order is promulgated and brought to the notice of everybody I would submit that mere notification in the official gavette should not be crough to prove knowledge.

Similarly as regard penalties, I submit that the punishment provided is three years for all offences. Now the offence may be trivial or very big, but there is one provision for all of them. I understand that this let will expire after a year or so, or may be it may be extended for one year more or at the most for five years, but at any rate we understand from the speech of the Honourable Member for Industries and Supplies that the provisions of this Act will not last for more than a year. Therefore I submit that the punishment provided is too much and in any case the same punishment for all offences is against the principles of Crimial Law.

Under clouse 9, you will be pleased to see that every director, manager, secretars or often officer or agent the sof shall unless he proves that the contravention took place without his knowledge, be deemed to be guitly of such contravention. This is against all known cannons of criminal law. The burden of proof is never on the accused. I think that this provision is too wide. The offence may take place at a place other than, where the officer is stationed, and yet he is to prove that the contravention took place without his knowledge or that he exercised all due diligence to prevent such contravention. This is topsyturely. Supposing I am Director of a company and some order is contravened by some one connected with this company am I to be held responsible for that? According to the meaning of this Section. I will be held guilty. The principles of criminal law should not be contravened in this matter.

If you refer to clause 11, you will be pleased to find that

"No Court shall take cognizance of any offence punishable under this Act except on a report in writing of the facts constituting such offence made by a person who is a public servant

A Police constable is a public servant and a pattern is a public servant as defined in section 21 of the Indian Penal Code. So all those smoodmates who now make the operation of the present Act so barsh and tyraniacal are the very persons who are competent to report. Now that the National Government is in office, I would suggest that no case should be allowed to go to a Contr unless and until it is examined by a competent authority—a public prosecutor for instance. The accused should be given full liberty to defend humsel. Each and every case should not be chalanted and only selected cases should go before the courts. Justice demands that there should be some safeguard here.

I for one shudder to think of clause 12 which provides

"Any magnetizate or bench of magnetizates empowered for the time being to try in a summary way the offences specified may, on explication as this behalf being made by the provisions contained in

Under Section 260, it is the Court which decides wiether any pirticular case should be tried summarily or not Generally speaking cases in which punishment of more than six months, imprisonment can be given are not tried summarily. Here a very strange procedure has been adopted, namely that it is for the prosecution to decide whether the case is to be tried summarily, or not Who will be the accused under this law? They will be truders, factory owners, Secretaries managers and responsible people. Why should they be tried summarily? They should be tried under the ordinary provisions of the law not plead mercy for these people but I want justice to be done to them know how things are done in the motusal. National Government is in power now, and we have full confidence in them. But all the same the patuan is the same, the sub-inspector is the same, and the (' S O is the ame Before the new spirit percolites among these people, this law which is being enacted shall have expired. The subordinate judiciary as well as the police being the same, we should take every possible precaution to see that the hard provisions of the Act are done away with Similarly in Clause 15 the burden of proof has been laid upon the accused. I have submitted these points to indicate that while I am for seeing that these controls are kept up, and this Bill is possed into an Act, such provisions as are hard upon the accused and contravene fundamental principles should be done away with. As a matter of fact, the general circumstances which lead to these controls have been discussed in this House. I have submitted the case from the point of view of those who are to be controlled by this Bill and I would submit that now as there is no great emergency, and at the same time the circumstances of the country are not so had as they were during the war-it is but fair that the harsh provisions of the Bill are done away with

Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs Muhammadan Urban)
I-had no intention to speak on this Bill but the novel theory of corollaries the
Honourable Membet tried to establish led me to the view that I should place
before the Government an aspect of the problem which might lead them to think
twice before they rush pieces of legislation through thus House of an Interim
Government which may be purely for a limited period of time

Sir, the first casualty of war was morality and here the Honourable Member in charge, led us to believe that controls created corruption and corruption entailed controls. Sir, I should like to have some sort of control over the tendency of the now Government to bring these Bills, sometimes of one section and sometimes of two lines, galore, by the dozen and by the hundred. We are asked to put into the field of our national economy that which after all may be upset by decisions taken by the Constitution-making body.

I cannot understand the professorial point of view the Honourable Member in charge placed before us If controls mean corruption, then why extend them? We used to live in a world before the war in which there were no controls. Let economic forces work and let us forget controls If we have controls, then we shall have labour members talking of the rights of peasants and workers. The

[Mr Abdur Rahman Siddigi]

merchants will begin to think of their rights. The Honourable Member who preceded me discussed the legal aspects of this Bill, an ill-advised and ill-considered Bill, before us. The fundamental rights of citizens in various grades and stratu of society are being interfered with in a most callous manner. I am asked to prove things which the other fellow should. I had expected that the new Government had come with the idea of freeing us not only of these controls but of the bigger control against which we are trying to fight. Here I see imitation I hear arguments which I used to hear from Members of the Government, with I would respectfully urge upon the Members of the present Executive Council of the Governor-General to forget that they are a Government They have to rise and remove the controls or terrors as I call them-or honors, if you like, which existed before. Take us out of this terrible position, or wait until we are in a position to stand on our own feet and talk in our own way Here we talk of an Indian Government but the law and the traditions left by its I would, therefore, request the predecessor do not seem to have changed Honourable Member in charge to forget these controls. Let some Indians die of starvation, if necessary, and let some merchants go into bankruptcy, but give back the freedom to the Indian citizen in every strata of our society because, Sir, you will agree with me that whenever a law restricting our liberties is passed, either as an Order in Council of under a different name, ultimately it has found its place in the Statute Book Similarly here these controls which created corruption as well as multi-millionaires have to be removed and not properly ited or prolonged for one two or five years. I connot understand why (concean forces are not allowed to take their normal course. Milhonaires and multi-million ares will see to their own interests. If this is a National Government and if we all talk of the nation, not controls but the moral influence of the Government and the moral influence of our leaders which will make merchants, whether they are non and steel merchants or textile merchants of wool and cotton and not the rate merchants of Calcutta, forget then selbsh interests. Let the public opinion of

ountry needs millions for its own use. It is as I said carlier, in this session the hiason between the merchant and the Government official that has to be broken. The paraphernalia which the Honourable Member will create to see his new Bill succeed, whether it is for one sear or five years, it does not matter at all, and the whole aimy of officials he will create for the purpose will undo his good intentions if there are any in this Bill.

I would again, most earnestly request the Honorrable Member and hiscolleagues to viscustise, if possible, a period of misry for our countrymen if the controls are reminesed. Other countries are doing it. Where the influences are great people will call them capitalistic others wil call them labour and communistic and so on and so forth. There will go on. That is the normal of human society today. But here, and I again used the word, let us forget mutation Let us think out our problems in our own way. What London does need not suit us. What Washington does need not be copied. Let us create, if possible, a noral sense in those who are making money, in those who are trying to rob the poorer incon.

I hard the Honourable Member telling us that Government should do this, fover iment should do that and too-remment should puins the poor man or alternatively the merchant. Can we, Sir get out of that old mentality of asking the Government to do everything for us? Why should the nation not puinsh these money-making machines called merchaits? Why should the present Government not give back to India the normal life it needs—the life of freedom. Sir, the Honourable Member for Labour from Bombay would perhaps want everything to be done by the Government, liv way of "initionalization". I do not wish to

4PM enter into the controversy of private enterprise versus nationalization but I do must that the nurbant as well as the worker should be allowed to have a free existence and the busy bodies who will work on behalf of the Honourable Member made the lift had better be eliminated for all time to

If decontrolling means the merchant trying to raise his prices, let us have hartals against them, let us have even nots as we have now but let the Indian citizen be free In this session I have been worried a good deal Are we going to be demoralized altogether by the huge majority that we have—the whole House as against nine or perhaps a few more members? Will the Honourable Member and his colleagues consider the question of manufacturing and Opposition to keep them on the right path? If this is delayed I am afraid this House will become something like the totalit uian parliaments we have heard so much of I know the time left for us is about a week. We may add a day or two more to it but even in this limited period of an Opposition could be created or manufactured. I would welcome it. They could safeguard their position in the Viceroy's Executive Council by compelling the Opposition, of which I should like to be a member, to see that in any no-confidence motion we shall stand behind them. Otherwise without criticism there would be a sort of permanent surrender of our rights. I now belong to the same group as the Government and therefore I must keep quiet and silent, and allow them to run away with my rights and my interests as a citizen. Under these conditions and in these circumstances, I hope that if the Honographe Member is not prepared to withdraw in Bill, he will, I plead, give us back some of the rights which he is so callously trying to take away from us I do hope that he will punish the cruing merchant, he will punish those who robbed us during the war years but I also hope that he will see that the fundamental principles of the criminal law of the country are not interfered with

Several Honourable Members: The question be now put

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan) Sir. it is a very important debate we ought to speak

Mr. President: I have no alternative but to put the question

Dr. Zia Uddin Ahmad. It is in the discretion of the President to accept or not to accept the closure

Mr. President* I think that the matter has been sufficiently debated. That is my own feeling in the matter. There has been a long debate covering many points and I found that practically there were repetitions of the same points, though the illustrations may be different.

The question is

"That the question be now put"

The motion was adopted

The Honourable Dr. John Matthai: Sir, I would not take up the time of the whose at this late hour. The discussion has ranged over a very wide field and what I propose to do is to take up a few of the more important criticisms which have been made on the Bill and make what reply I can to them. Before I do so, I should like to express my appreciation of the constructive and partitions that the House as a whole has taken with regard to this measure

One of the things which apparently has worned practically every speaker who has spoken on this Bill is that now that the war emergency is over, why has a Bill with such drastic provisions put into law?

[At this stage Mr President vacated the Chair, which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

My reply to it is this 'The emergency of war is over now but the economic emergency created by the war still continues in exactly the same form, probably slightly worse, and unless something is done by Government to prevent the serious abuses which are possible under the conditions which prevail today, I do not think the Government would be discharging its responsibilities

A great deal has been said about the seventy of the provisions contained in this Bill I am aware that in certain respects these public servants who have been handling the instruments of contain I just say this I do not think that enough keep.

[Dr John Matthai]

with the production and distribution of goods. The emergency conditions created by the war have been used in directions which do not reflect credit upon large numbers of people in the country and I think if the National Government is at all time to its purpose it must not allow this kind of conditions to continue any longer.

Mit Maint Subedar rused i very idevant point. This control measure is necessery because of the continuance of inflation but white exactly is Government doing in order to prevent the inflationary position getting worse and possibly to get the price level back re a more normal trend? Well, that question is very much under the consideration of the Government it is a matter which is receiving auxious attention at our heids. As Mr. Manu Subedar realises, it is not a simple problem. It is a problem which has got to be attacked simultaneously upon a very large number of fronts. You have got to tackle it on the monetary front, you have got to tackle it on the monetary gou have to tackle it on a basis of direct controls.

It has been suggested that it in America they have litted all controls why should we not lift our controls also? There is a very vital difference between America and India in this respect and that indeed is the whole case for maintaining this control in India. If we were to be left entirely to the operation of economic forces, supposing the whole question of adjustment of supply and demand is to be brought out by the operation of the price factor, what would happen under present conditions in India is this

We cannot increase the supply
of goods to anything like the extent we want.

We have not got the productive equipment in this country, even now we have not got the machinery-making industry in this country and we are not in a position to increase our supply by imports because manufacturing countries have not got enough surpluses. Therefore, supposing you allow normal forces to operate, what would happen is that prices would go up, they would go up further and further. It would make no difference to the supply position, and therefore prices will continue to remain at that higher level. In America, with a productive capacity so large, which has been greatly enhanced during the war years, what might happen is this that if controls are removed and purces go up, it is possible that the productive equipment of the country will meet the situation by increasing the supply of goods are not in that position today, and that, I submit, is the whole case for this Bill

A good deal has been said about planned economy. I do not want to discuss that subject in connection with this particular measure, for a very obvious reason. I said in my opening remarks that the whole purpose of government in introducing this Bill is to meet an emergency situation which is likely to last for a limited period, and I would therefore co time my reply strictly to that aspect of the problem. I personally think that, within a period of eighteen months it may be, or two years, the forces which are relevant in this connection may operate in the direction of bringing down our prices to a level considerably lower than the present. Supposing within that period, we find that the inflationary position has lost its tension, its acuteness, then it will be time for government so far as this particular Bill is concerned, to consider a relavation of its provisions.

As regards planned economy, the controls necessary for instituting a planned economy are of an entirely different character. Their purpose would be different, their method of operation would be different, and the whole objective would be different. So I do not want in this connection to raise the question of the control machinery that would be required for instituting and promoting a planned economic development, but I have not the slightest doubt that if this country is going to make any real progress in the matter of economic development, it would be necessary to adopt a fairly extensive system of controls, whether you organize your economic development on an all India basis or on a regional basis or on a movingial basis. It is no use getting away from that fact

The first speaker referred to the importance of bringing the orders issued in connection with this measure to the notice of the authorities who work on these measures actually on the spot—It is a suggestion, which I would accept—I really think there is a great deal to be said for measures of this kind to be interpreted in an intelligent and sympathetic manner by those who are in charge of them, but may I say this, that in regard to most of these controls the ultimate operating authority is the provincial governments, and all that we at the centre could do would be to advise the authorities, the provincial governments, as regards the best way in which those controls can be administered. But I certainly would keep the suggestion made by the Honourable Member in mind and do whatever I can to bring this matter to the notice of the provincial governments concerned.

I think reference was made to the fact that in the important tratter of house building, a question to which I think honourable members are entitled to attach very great importance, not enough progress has been made. I should like in that connection to say this it is not merely in regard to house-building, but in regard to all plans of development which the government of this country have been considering, we have been held up not so much by financial considerations as by the fact that the necessary material resources have not been available. It as no unfortunate situation but it can be tackled only on the basis of increased production in the country and by a more suitable kind of distribution. One of the purposes of this Bill is to see that the distribution of these materials is arranged on lines which are in the best interests of the country.

Sir, I do not want to take up any more time

Mr. Deputy President. The question is

"That the Pill to provide for the continuants during a limited reisod of powers to control the production, supply and distribution of, and trade and commerce in, certain commodities, be taken into consideration"

The motion was adopted

Mr. Deputy President: I have just received notice of some amendments by Pundit Thakur Das Bhurgava I do not know whether the Honourable Member has received them or not

The Honourable Dr. John Matthal: I have just received them I regret I am not in a position to accept them

Mr. Deputy President: I am afraid it is rather too late in that case

The question is

"That clauses 2 to 16 stand part of the Bill '

The motion was adopted

Clauses 2 to 16 were added to the Bill

Dr. Zia Uddin Ahmad: Sir, we can speak on the motion and oppose it We want to speak on certain clauses, even if there is no amendment

Mr. Deputy President: Certainly the Honourable Member was entitled to speak when I put the question that these clauses do form part of the Bill and asked those in favour to say 'Aye', the Honourable Member could have got up Now, the question has been put and a decision given on it Clause 17

Sir George Spence (Secretary, Legislative Department) Sir, I move

"That to clause 17 of the Bill the following sub-clause be added, namely

'(3) For the removal of doubts at as hereby declared-

(a) that for the purposes of the said Ordinance and this Act an order of the nature referred to in section 5 of the said Ordinance made before the commencement of the said Ordinance and not previously rescinded shall be deemed to be, and always to have been, an order in force immediately before such commencement, notwithstanding that such order, or parts of it, may not then have been in operation, either at all or in particular area.

(b) that for the purposes of this Act an order made or deemed to be made under the said Crdinance and not rescended prior to the commencement of this Act shall be deemed to be an order made and more than the said Crdinance and not rescended prior to the commencement of this Act shall be deemed to be an order ma force immediately before the commencement of this Act, notwithstanding that such order, or parts of it, may not then be in operation, either at all or in particular areas."

[Sir George Spence]

Sir, section 5 of the Ordinance which clause 17 of the Bill proposes to repeal provided that an order made under the Defence of India Rules in respect of any matter specified in section 3 of the Ordinance, which was in force immediately before the commencement of the Ordinance shall continue in force and shall be deemed to be made under the Ordmance, and sub-clause (2) of clause 17 of the Bill further continues in force orders which were made or were deemed to be made under the Ordinance This amendment has been tabled as a result of a query by the Punjab Government as to whether these provisions would have the effect of continuing in force certain orders of the nature referred to in section 5 of the Ordinance, which were made under the relevant Defence of India Rules, before the commencement of the Ordinance, but which contained a provision whereby they were not to come into operation in any district or other local area until brought into operation by notification, and which were not in fact brought into operation in any area until after the commencement of the Ordinance The object of the amendment is to leave no room for doubt that orders made before the relevant date but not brought into operation till after that date have and always have had the status of orders in force immediately before the relevant date for the purposes of section 5 of the ordinance and sub-clause (2) of clause 17 of the Bill I may mention that the provision sought to be made in this amendment closely follows the provision made in clause (1) of sub-section (1) of section 1 of the India and Burma Existing Laws Act, 1937, which enacted a like declaratory provision in relation to the reference in section 292 of the Constitution Act to the law in force in British India immediately before the commencement of Part IIT Sir, I move

Mr. Deputy President: The question is

- "That to clause 17 of the Bill the following sub clause be added, namely
- '(3) For the removal of doubts it is hereby declared-

(a) that for the purposes of the said Ordinance and this Act an order of the nature referred to in section 5 of the said Ordinance made before, the commencement of the said Ordinance and not previously rescinded shall be deemed to be, and always to have been an order in force immediately before such commencement, notwiths anding that such order, or parts of it, may not then have been in operation, either at all or in particular areas,

(b) that for the purposes of this Act an order made or deemed to be made under the said Ordinance and not rescanded prior to the commencement of this Act shall be deemed to be an order in force immediately before the commencement of this Act, shall be deemed to the an order order, or parts of it, may not then be in open tion, either at all on in particular areas."

The motion was adopted

Mr. Deputy President: The question is

"That clause 17, as amended, stand part of the Bill "

The motion was adopted

Clause 17, as amended, was added to the Bill

Clause 1 was added to the Bill

The Title and the Preamble were added to the Bill

The Honourable Dr. John Matthai: Sir, I move

"That the Bill, as amended, be passed"

Mr. Deputy President: Motion moved "That the Bill, as amended, be passed"

Dr. Zas Uddin Ahmad: Sn. during the war, we lived in peace In peace time we are at war During the war we at least had the liberty of speaches in the Legislature. When the war is over, we are denied the liberty to speak Our mouths are shut up by the motion that the question be now put by the Government. They think that we have no alternative but to accept this motion but at least they ought to have given us some opportunity to express our opinion on such big issues before us. I am rather surprised that this motion has come from one of the most eminent economists of India, Dr. John Matthai, He knows all the principles of trade. He said very clearly the other day that they would take steps to reduce the pince level or increase the purchasing power

of the rupee but may I ask this question-whether by this Act he is really raising the price level or he is lowering the price level? Will the purchasing nower of the rupee be increased or diminished. We know as much as anyhody else that the very important thing by means of which the prices can be reduced is competition Competition is one of the biggest factors in trade for the reduction of the prices and the biggest enemies of trade are monopoly, combines and hoarding. Here in this particular Bill, there is the monopoly of one individual, namely, the Government There is no question of combine because there is only one power in the field Trade like industries requires expert knowledge Not every man in the world is an expert in trade It is rather unfortunate that the Government of India thinks that the ICS people who are running the government are also great experts in trade. The civihans think that they are all-knowing persons Now, you are leaving the whole question of trade in their hands, a thing to which they are not accustomed May I just remind the Honourable Member that the ICS had once a great reputation in the world Ever since Lord Macaulay made his famous speech in the House of Parliament right up to recent times the ICS had a brilliant record May I ask, is the Civil Service the same as it was some years ago, before the war? We have now made them tradesmen, commercial men and given them powers of monopoly During the war with one third salary you put them in position of great temptation and protected them by rules under the Defence of India Act Even after the war, I am surprised that the old state of affairs is sought to be perpetuated by this Act which is now before us I would like to have made certain amendments. If you really want the thing to work smoothly and if you want the people to live comfortably and make them feel that they are living in a time of peace, then you must go back to the trade channels and they are the only people who will be able to restore the distribution of the available materials among the people. You cannot expect any administrative civilian or official to understand the niceties of a tradesman which the tradesmen alone can understand Now, the tradesman is very care ul because if he makes a mistake, it will fall on his purse but if the official makes a mistake, it will fall not on his purse but on the taxpavers or the consumers. he can not exercise the same care as an ordinary tradesman would do You are now putting one person in charge of the whole affair Formerly his actions were protected by the Defence of India Rules and now they will be protected by an Act of the Legislature During the war we had the satisfaction that this thing was done by Ordinances on account of war conditions but it is our misfortune that we are now made a party to it, we have to put our seal to this economic crime in the name of the representatives of the people. I am sure the Members of the Government who have been in opposition for a long time know the condition of the people of this country They are well aware that there is corruption all round They are well aware that the corruptions are of such an order that they never existed in the administration of this country ever since the British came here I have no doubt they have also considered their causes. The first they ought to have done when they came into power was to eradicate all these causes of corruption and restore normal conditions so that there may be peace in the country You may rest assured that however efficient and honest a Government servant may be, if you reduce the purchasing power of his salary to one quarter and give him this power and protect his actions by an Act of this kind, his efficiency will soon change into mefficiency It is a great mistake to vest our administrators with such functions and such duties which tradesmen alone can perform. If mistakes are made by a tradesman. there is some authority to control him and there is also the law of the land But what, is the law of the land in the case of Government officials? You say no action can be taken against any District Magnetrate who is discharging his duties as a controlling officer or any other officer. And these enormous powers you are giving at a time when the war is over and when we were expecting all, the advantages of peace after having been through all sorts of privations for nearly six years during the war. Is this the fruit of our war efforts? I think it is not fair for the Honouvahle Manha is

[Dr Zia Uddin Ahmad] the mouths of the Members of the Asembly by moving a motion for closure. We know that the closure which is moved by the Government will be accepted because there is no opposition. They have got our confidence and they are not afraid of any opposition. When the previous Government was in office and if two or three persons had stood up to speak, I am sure they would not have dared to move for a closure But now there is no fear But you should allow us at least the freedom of speech It is not fair that you should take away our conscience as well as the right to speak I should say that I pity those officials who will be using these enormous powers which the Honourable Member is putting in their hands, because you are placing them under temptations which very few human being can afford to resist. Once an administrative officer is tempted to do these shaky things, then you may rest assured that his efficiency will disappear. He will be a very strong administrative officer who will not be tempted because he can do whatever he likes without any fear of being criticised by any outside person. Look into the clauses and you will see what powers of protection are being given to them Under clause 12 the District Magistrate can try summarily, there is no appeal Under clause 15 the burden of proof will lie on the accused This is rather an innovation in the law and I am sorry that the Law Member has accepted it Then, clause 16 also requires very careful consideration I do not mind if all these powers were given by an Ordinance, but you are asking us to be a party to this legislation and you do not want to give us a chance to express our objections This is very unfair and we did not expect this treatment from a National Government When there is opposition, the Government is much more careful and at least consult the persons who are interested before the

introduction of the bill Let us now visualise how it will work. In the case of cloth, it is quite possible that a number of people will come forward and there will be a competition for securing licences. He has got to get a licence and before he gets it he has to spend an enormous amount of money. How is he to recover that amount? He will not sell the cloth at the market price. He will probably avoid the sale to persons who are entitled to buy and he will probably sell it at the black market rates. This has been a source of trouble and fight all over the country. Our troubles in Aligarh began on this very reason. The man was in charge of cloth refused to sell it. He did not sell it because he knew all the time that the Distinct authorities will support him. Now, the person who wanted to purchase happened to be a son of a police officer and he relied on the influence of his father. So, with these two persons on either side the fight began which developed enormously in March 1946. Therefore, you are now creating a bone of contention everywhere with the great advantage to the seller because he has got the whole weight of Government behind him.

Then, there is another thing also In the case of textiles and also in the case of steel and iron you have created a certain number of stockists, but there is no guarantee that these stockists will sell these commodities to the consumers Several cases, in fact, came to me and I brought them to the notice of Mr Waugh, who was then in charge of this Department These salesmen refused to sell their articles to the ordinary public in spite of their permits In the case of iron and steel all the five persons who were appointed are non-Muslims I approached Tatas, I approached the Government and represented that at least one of these five posts should go to a Muslim They wanted cash security which was also offered, but in spite of all that, our request to appoint a Muslim was turned down That is the atmosphere in the country When all these feelings are rampant in the country, is there any chance for us to get iron and steel at the present moment under the rules which the Government of India have framed? I wanted to purchase iron and steel for charitable institutions, but in spite of the recommendation of the Education Department, I could not possibly get iron and steel because the conditions which were created by ordinance and which you try to perpetuate under this Bill will only help the black marketeers Are we not, as citizens of this

sountry entitled to a share in the industry of this country? Under the law which you have framed, we have no share. That is the reason why I cannot possibly support this particular Bill that is now before the House As I was saying these five persons whom you have appointed as salesmen will have the sole monopoly to sell iron and steel. They all belong to one particular class. It is really left to their whim whether they sell to anybody or not Whenever any customer goes there even with a permit, the reply comes that the article is not in stock Therefore what is the chance for us, who are not in that class" It will be extremely difficult for any Honourable Member to take the monopoly out of the hands of certain privileged class I know this from personal knowledge I am myself the sufferer in the case of one article. I have been waiting for the last 24 months for the construction of a hostel, but we could not possibly get iron and steel We wanted some girders but on account of the monopoly in the hands of five individuals we were denied access to girders They could not be released I am sure even if my Honourable friend should issue special orders even then these materials will not reach our hands, because after all these monopolists have got such a great hold on the Government that instead of Government being masters over them, they are the masters of Government They are really ruling the Government instead of being ruled by the Government I have not come across a single official who has not been an the pockets of textile magnates. Not only the case of textiles but the case of iron and steel is equally bad. Some officials were showed special favour and after returement they got high salaries from those Companies

Is it not a form of corruption? My Honourable friend knows the
figures He knows what is the price of iron and steel What is the value of Tata shares? What is the dividend which the Tatas are declaring? They are declaring such fat dividends at the expense of the hard worked labourers These are the people who control the Government This is the difficulty which we are experiencing It is difficult for common people to get this stuff is a difficult to get permit, it is still more difficult to get the permit honoured Most of the stuff will remain hidden and will be sold in black market.

Next I come to the question of control of textiles and the question of control of cotton I gave notice of a Bill for abolition of all exchanges, cotton exchange, bullion exchange, general exchange—these are really gambling houses Instead of abolishing these gambling dens, the Honourable Member is trying to perpetuate them He makes the price of cotton soar high. The taxtile people under the excuse of high price of cotton raise the prices of textile still higher figures. I think that after centuries of experience, the trade has learnt what particular class of people consume which variety of goods. The trade supplies these articles accordingly. Here the Government officials go on changing One day, 'A' is in charge of Supplies, probably six months afterwards, 'B' takes charge. The control administration really lies in the hands of the traders who are able to influence the Superintendents and clerks in the office. It is these clerks and Superintendents who wield enormous powers, they enjoy enormous privileges and powers of patronage. From this point of view, this Bill requires careful consideration. I wish my Honourable friend tells us the effect of this bill on price level, whether it will ruse or fall by the passing of this enactment. If he say, the price will be lowered, he must give us some cogent arguments in what way he contemplates the price to be lowered. I say the price will not be lowered because there is monopoly and no competition the whole time. There is corruption all round.

The next topic which is causing great trouble to the country is yarn. There is competition between handlooms and textiles about which my Honourable friend Mr Ananthasayanam Ayyangar is perhaps a great expert He has studied the problem. I can tell him this yarn problem is as actute in UP as it is in Madras. There is a great shortage of yarn. The necks of these handloom weavers is in the hands of the textile manufacturers. These textile manufacturers can make or may the life of the handloom weavers. Textile manufacturers are the only present who would be a supplied to the same factors and the contraction of the same factors.

[Dr Zis Uddin Ahmad] supply or not to supply yarn to the weavers, in right quality or in proper quantity I suggest that in order to help the handloom weavers, the Government should establish government owned and managed spinning factures all over India. We are always insistent on this reform. I expected that the first measure that this Government would bring forward would be unationalise the textile industry, at least in yarn Nearly one crore of poor weavers are now at the mercy of the textile manufacturers who number only few lakhs. Five lakhs are supported by the textile industry while the handloom industry supports one crore of people. It should be duty of a National Government to look after the people.

Mr. Deputy President: The Honourable Member should confine himself to the Bill and not discuss the policy which is outside the scope of the Bill

Dr. Zia Uddin Ahmad: It is an important thing to nationalise the industry. I thought the Honourable Member would move a Bill to nationalise the textile industry, instead of which he has adopted the reverse process. He should start factories at Government expense all over India, owned and managed by Government and distribute vain in fair quantities, so that our cottage industry may prosper If they prosper the price of textiles will surely come down because there will be some kind of competition. At present there is no competition in textiles and so they can fix whatever prices they like My friend may say he will fix prices for a particular type of cloth, but there are so many different varieties of cloth that it is impossible for one who is not in the trade itself to control the prices If you fix prices for 30 articles the manufacturers will bring out 70 kinds of cloth which are outside the control, and further they will produce more of these 70 varieties and very little of the 80 controlled varieties. So your control does not affect the manufacturers but really helps. them My friend must know who the people are who advocate prohibition, it is the sellers of wine who get better prices during prohibition. The same is the case here and it is the manufacturers who will benefit out of this control. If you take the figures of textiles

Mr. Depaty President: The Honourable Member must know that he can only deal with control of production, supply and distribution of certain articles:

Dr. Zia Uddin Ahmad: I am dealing with the production of textiles without which there can be no control

Sir Cowasjee Jehangir (Nommated Non-official) At what stage of the Bili are we now?

Dr. Zia Uddin Ahmad; We are now at the third reading

Sir Cowasjee Jehangir: I thought you were giving it a fourth reading

Dr. Zia Uddin Ahmad; Gladstone was asked by Queen Victoria why. has travelled third class, and his reply was because there was no fourth class. My reply will be the same

Sri M. Ananthassyanem Ayyangar: Sir, mv Honouseble friend has only dealt with two controls out of 27 mentioned in the Bill. May I know if he wants to speak on all the other 25?

Dr. Zis Uddin Ahmad: I will speak about those of which I have got personal knowledge

Then about textiles, my Honourable friend knows the value of the shares, how much reserve the companies have got and that dividends are given.

Knowing this he must know that they can dictate terms as they like, The only way to bring down competition will be to have competition among the millowners and Government the, country, must come forward and break it. But we find that one corn is the shars, capital, 18 cores are in the reserve fund and 25, 80 and even 40 per ceptimare, given in dividends. Se you cannot expect prices to come, down and conserve contemporated controls will only reise the prices higher.

In his first speech I was glad to hear this session by my Honourable friend for John Matthia that he will try to lower the price index. When I referred to the question in the case of the food debates they referred me to the report of the Price Control Board. I read that report very carefully but found that it contains only some economic platitudes but not one single practical suggestion. So I thought the Honourable Member would offer some practical suggestions about lowering the price-level. My friend knows that the millowners have made enormous profits during the war and now after the end of the war they have devised various methods by which they may continue to have those profits. But it is now the turn of the poor people to derive some advantage after the sufferings during the war. But after the Bill I am sure the price level will go up further. My friend says 'No', he perhaps thinks prices will go down I should like to know from him in his reply how he thinks the prices will go down by his Bill. He has given a monopoly of distribution to individuals, he has opened the door to corruption and hoarding and intermediate knots have been created. Even after all that he thinks the prices will go down. I hope he will explain it fully

Sir, I will now come

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I will possible with the economic life of the country and the House will always welcome a speech from him. He has entered his protest in a strong manner and has really something which concerns this Bill particularly, we will be very grateful if he finished his speech now. If it was something that could be postoned for some other measure which may come before this House.

Dr. Zia Uddin Ahmad: You mean the Finance Bill?

The Honourable Mr. Liaquat Ali Khan: Yes, certainly I promise that my Honourable friend can have ten minutes more on the Finance Bill.

- Mr Deputy President: Has the Honourable Member finished his speech?
- The Honourable Mr Liaquat Alt Khan: He has
- Dr. Zia Uddin Ahmad: I have not finished my speech
- Mr. Deputy President: It is now 5 O'clock The House stands adjourned

The Assembly then adjourned tall Eleven of the Clock on Tuesday the 19th Neversber 1946

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OF THE

SIXTH LEGISLATIVE ASSEMBLY,
1946



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CORRIGENDA

In the Legislative Assembly Debates, Autumn Session, 1946—In Volume VII—

- 1 No. 1, dated the 28th October, 1946-
 - (i) Page 71, In the footnote, for "Excluding" read "Including".
 - (u) Page 118, line 15, for "joint" read "join"
- 2 No 2, dated the 29th October, 1946-
 - (1) Page 174, line 3, for "the" read "they"
 - (ii) Page 186, line 3, from bottom for "an soul" read "our souls"
 - (m, Pase 187, line 4, for "preceed" read "proceed "
 - (iv) Page 198, line 24, for "18 48 crores" read "13,43 crores"
- 9 No 3, dated the 80th October, 1946-
 - (1) Page 271, line 8, for "chose" read "choose"
- 4 No 7, dated the 6th November, 1946-
 - (i) Page 577, last line, for "appreciable" read "appreciate"
 - (ii) Page 601, line 15, for "infstation" read "infestation"
- 5 No 8, dated the 7th November, 1946-
- (1) Page 655, line 23, for "shatras" read "shastras"
- 6. No. 10, dated the 11th November, 1946-
 - (i) Page 754, second line, heading to starred question No 370, for "OASE" read "OASES"
 - (11) Page 818, insert the top heading "STATEMENT OF BUSINESS" between lines 2 and 3

In Volume VIII-

- 7 No 1, dated the 12th November, 1946-
 - (1) Page 884, line 14 from bottom for "lability" read "hability"
 - (ii) Page 886, line 29, for "evatars" read "avatars"
- 8 No 2, dated the 13th November, 1946-
 - Page 926, the first line of part (e) to Starred Question No 486 should read "(c) Are Government aware of the fact that earlier in 1989-40, Government"
 - (ii) Page 986, line 15 from bottom for "took" read "look"
- 9 No 8, dated the 14th November, 1946-
 - Page 1015, in the table under "Pre-war" for "General Wagons Service" read "General Service Wagons".
 - (11) Page 1027, hne 28, for "supar" read "sugar"
 - (m) Page 1087, line 6, for "person" read "persons"
 - (iv) Page 1048, in heading to Starred Question No 568, for "se" read
 - (v) Page 1012, line 10 from bottom delete the asterisk

- (vi) Page 1077, for the last 6 lines substitute the following lines-
 - "Regarding the powers of the industrial tribunals, the Government has put in in clause 15, that they will accept the decision of the tribunal wholly or in part. If you appoint high eminent judges to decide the disputes, I cannot understand why the Government desires that they may ask the industry to implement the decision wholly or in part. I feel that it is possible that the Government may also find itself in difficulties. Government owns so many industries. They"
- 10. No 4. dated the 15th November, 1946-
 - (1) Page 1100, line 15, for proter" read "prefer"
 - '(n) Page 1116, for the existing heading to Staired Question No 616, read 'Housing of Industrial Workers''
- 11 No 5, dated the 16th November, 1946-
 - Page 1211, in the last but one line of the quotation in small type for "all" read "small"
- 12 No 6, dited the 18th November, 1916-
 - (1) Page 1237, under the heading 'INSURANCE (SECOND AMEND-AMENT) BILL', delete the fifth line
 - (n) Page 1265, line 27, for 'countdy' read "country"

THE LEGISLATIVE ASSEMBLY DEBATES

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SABDAR MANGAL SINGE, M. L.A.

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LEGIOLATIVE ASSEMBLY

Tuesdan 12th November 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr († V Mavalankar) m the Chan

MEMBER SWORN

M: Henry Douglas Cayley, O B E , M L A (Government of India.; Nominated Otheral)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

Dr Zia Uddin Ahmad. I have the authority to put. Shri Sii Piakasa s questions. That will come in the end ;

Mr. President: I understand the authority is wanting (After a pause) The authority was for the last week

SUTINGS OF THE PUBLICATE COURT LUMBS THE VEGE

- '407 *Shri Sri Prakasa Will the Horourable the Leader of the House be picased to state
 - (a) the number of days the Federal Court sat during the financial year 1945 46,
 - (b) the number of cases that were filed in the Court,
 - (c) the number disposed of and the number still pending, and
- (d) if the rederal Court is fully authorised to regulate the number of days it will sit and the number of hours it will work?

The Honourable Pandit Jawaharlal Nehru: (a) Thirty days

- (b) I presume the Honourable Member is reterring to the same period, that is, the financial year 1945-46 Seventeen cases were filed during the said period
- (c) Seven (being the total number of cases ready for disposal up to 31st March 1946) were disposed of Ten (not being ready to hearing) have remained pending. In addition to the above-mentioned seven cases, the Court disposed of a number of applications and petitions of various sorts
- (d) The Federal Court is authorised by section 214 of the Government of India Act, 1935, to make rules of Court, with the approval of the Governor-General in his discretion, regulating the practice and procedure of the Court In pursuance of this provision, the Court has framed rules, known as the Federal Court Rules and these rules provide, among other matters, for the sittings of the Court.

PRIVILEGES OF THE JUDGES OF THE FEDERAL COURT

1408. *Shri Sn Prakasa: Will the Honourable the Leader of the House be pleased to state if the Judges of the Federal Court can take part in politics and express their opinions on political subjects freely, inside and outside India? If so, are all the Judges of High and Subordinate Courts equally privileged?

The Honourable Pandit Jawaharial Nebru: The judges of the Federal court and the same may also be said of the judges of high Courts—are appointed by His Majesty in pursuance of statutory provisions. They are not prohibited by any statutory or other provision from taking part in politics and expressing opinions on political subjects. They however recognize the well established judicial convention that judges should not take part in coarroversal party politics and therefore they do not generally express opinions on such political subjects, save when such subjects form matters of dispute coming before them for adjudication. The position of judges of subordmate counts is different. They are uponted by the local Government such as such are governed by the relevant Government Servants' Conduct. Rules, which contain a nonlimition exams Government servants taking part in politics.

EXPORT OF BENARDS SILK TO CITION AND HEJAZ

- 1409 *Shri Sri Prakasa. Will the Honourable the Commerce Member please state
- (a) the exact position with regard to the export of Benares silk goods to Ceylon and Hejaz,
- (b) it becomes are freely granted to persons in Benares for the export of such cloth to the two countries, and
 - (c) the conditions under which the licences are granted?
- The Honourable Mr I I Ohundrigar: (a) and (b) Export of Benares silk sarees of hand-reeled silk yan is permitted freely without any quantitative restrictions to all permissible destinations including Ceylon and Hejaz Other Benares silks are not allowed to be exported
 - (c) Does not arise

DETENTION OF ALGHAN SARDARS IN POONA

- 1410. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for External Affans be pleased to state whether his attention has been drawn to the condition in which the four Alghan Saidars, namely, Sardai Innyatellih Khan, Sardai Haffzullah Khan, Sardai Hahfzullah Khan, Sardai Hahfzullah Khan to de Sayyed Yaqub Khan ian now staung at Poon, for the last more than six vears, being detained there without trial under Rule 36 of the Frontier Crimes Regulation?
- (b) Will the Honourable Member be pleased to state whether he intends to review the case of the Afghan Sardais referred to in (a) above?
- The Monourable Pandit Jawaharial Nehru: (a) These persons are not determed at Poona and are free to move about anywhere in British India with the exception of the N-W F P and Baluchistan
- (b) Then case is under review in consultation with the Afghan Government. As soon as a reply is received to the reference to the Afghan Government the whole case will be fulls consulted.

REPRESENTATION OF INDIA ON THE INTERNATIONAL LABOUR OFFICE

- 411. *Mr. P. B. Gole: Will the Honourable the Labour Member be pleased to state
- (a) whether Government propose to press on the International Labour Office the necessity of giving better representation to India including some important posts on its staff, and
- (b) whether Government.propose to press on the International Labour Office the necessity of opening a branch in India for Asiatic countries?
- Mr. S. C. Joshi: (a) Government are continuously pressing on the International Labour Office the necessity for giving adequate representation to Indian nationals on the International Labour Office staff

- (b) There are branch offices of the International Labour Office in India, and Clina Government of India have pressed on the International Labour Office the incressity for opening a Regional Office for Asia and locating it in India.
- Mr P B. Gole: Who are the Indians on the establishment of the Labour Office at present?
- Mr. S. C. Joshi: Then is one Principal Chief of Section. Then there is one Commellion. There are three members of sections. In all there are two in the staff of the International Labour Office.
- Mr. P B Gole: Where are the Headquarters of the Branch Office in
- Mr S. C Joshi: In all there we say officials. All of them are Indean Nationals
- Mr. P. B. Gole: With regard to (b) is there any Branch Office of the International Labour Office in India? Where is it located?
 - Mr. S. C Joshi: It is located in New Della
- Mr N M. Josh: Is the coveriment of India aware that the International boun Office has appointed a committee of enquiry on the recuritional of staff and the conditions to be given to the staff? May I ask whether the Government of India have sent any memorandum or made any representation to that Committee as to how the International Labour Office should recourt an adequate number of Indians on that staff?
- Mr. S. O. Joshi: The Government of India have been pressing for the appointment of Indian nationals on the stair of the International Labour Office, and at the recent conference that was held in Moniteal their claims were pressed by all the delegates, including those of workers and employers, and as far as the Committee is concerned, I think that the matter is being taken up by the Government of India
- Miss Manuben Kara: Will the Honourable Member tell us whether the Government have pressed the claim of India for having more representation on the Governing Body or view of the discussion which we have had on the floor of the House?
 - Mr. S. C. Joshi: The answer is in the affirmative

INDIAN INTERESTS IN TRADE WITH CENTON IN COPRA AND COPRA OF

- $412.\ ^\bullet Mr.\ P.\ B.\ Gole:$ Will the Honomable the Commerce Member be pleased to state
- '(a) whether India has given preferential treatment in regard to goods imported from Ceylon while Ceylon is not extending similar preferential treatment to Indian Goods,
- (b) whether the Cevlon Government has given preference to agencies from the United Kingdom for trade in copra and copra oil, although India has been the principal buyer of these commodities for years together, and
- (c) if so, whether Government piopose to issue instructions to the Trade Commissioner, Ceylon, to guard the interests of India especially in connection with trade in copra and copra oil?
- The Honourable Mr. I. I. Chundrigar: (a) Preferential tariff treatment is accorded to certain goods of Ceylonese origin imported into India from Ceylon. This preference is accorded on a basis of reciprocity, and certain articles of Indian origin exported from India to Ceylon also enjoy preferential tariff treatment in that country
- (b) and (c) Yes, Sir The Ceylon Government have agreed to the Ministry of Food of H M G purchasing the entire output of Ceylon copra and cocoanut oil for the five years ending December 1960. It may however be added that copra and copra oil are subject to international allocation and the

relevant Committee of the I E F C (International Emergency Food Council) allots quotas to all countries including United Kingdom and India The Honourable Member's attention is in this connection invited to the Press Note dated the 15th October 1940 issued by the Industries and Supplies Department, a copy of which is placed on the table. In view of the foregoing, the question of issuing instructions to the Indian Government Trade Commissioner in Veylon does not arise.

PRESS NOTL

SHORIAGE OF COPRY AND COCO DI OII

Government Assistance to Soan Industria

The Government of India lave for some time been considering the question of instituting a control over the price of Indian copi and co-ount off in constitution with the Government of Madras, Trivancine, Coden and Mason. Such a control will become necessary if price do not fall substantially with the urival of the new crop which is expected to be good both in India and Cevlou.

In mora and degrous. Prior to the outbreak of war India used to import 200 000 tons of copia per manin Internal production Largely confined to Maitas Prostine and Franctice and Codina Settles in the region of 200 000 tons. There is no supply a per ent from Firsten sources because of dislocation in production can ed by the war and the demands made on the limited quantitate available as a consequence of general shorten of the over the world in oils and late. The Mainstery of Ecol II M. G. have produced to the world in oils and late. The Mainstery of Ecol II M. G. have produced to the best of the production of the produ

Of the \$5,000 tons allotted to India for 1946, only a small quantity has arrived so in, on account of a short tall in the Cevlon rop ton 1945 46. But it is looped that the hulk of the quota will be accured by the end of the year Indian rops would also mine in large quantities by then and internal price should full substantially

Since the entire Ceylon crop has been purchased by H M G, it will not be possible for some time to import Geylon coconic of occurred and show the quota obtained is a direct Government to Government trinstrion. Should an importe the works, find it possible to import the oil from other sources, any resemble is-systam to secure it will be given Conea and coconic of occurred to the now on the Once Teeneral Lacence.

Indian demands for coconit oil is a view individual tri-industry liveo increased largely on account of the very memory in the strip individual which developed considerably during the art. The only alternative to coconit oil in the manufaction of soap is hydrogenated oil, of which only small quantities are visible it present. Provision his been made for such supplies in the mospet (we expansion of the hydrogenated oil industry.

Quotas for Soap Manufacturers

Numerous applications us being a ide to the Givenment of India for assistance in the matter of supplies. The only oil winch the Government or in a position to distribut, is the imposted oil, which is at present very limited in quantity. The Government of India have already allotted the merges supplies of Cevilon counts of ion indivistal purposes particulty to the Soap Industry, which is lively dependent on economic oil and is, therefore likely to be at a chasdwardiage compared with the foreign soap moistry, which is able to get economic oil at lower prices than those prevailing in India folday. With the exception of a few special covers intered goods have been granted only to soap in unfatturers whose average production eves, three quoties have been granted only to soap in unfatturers whose average production have placed substantial portions of the immunities of this per mouth. The Government of India have placed substantial portions of the immunities of this per mouth. The Government of Commands consumption, and small scale industry, hyphicants in those areas who have not demands consumption, and small scale industry. Applicants in those areas who have not been allotted any oil quota should, therefore approach the Promissial Governments. They assould take note of the feet that the bulk of the avuilable econom oil is of Indian origin and that the distribution of this is, not controlled.

DEPARTMENT OF INDUSTRIES & SUPPLIES,

New Delhi, October 15, 1946

Mr. P. B Golb: Has the attention of the Honourable Member been drawn to a recent telegram in the Hindustan Times of the 11th in which the Ceylon Government is thinking of revising the contract with the United Kingdom regarding the five years' Copra Contract?

- The Honourable Mr. I. I. Chundrigar: That is a matter in which we are not interested at this stage. The present position is, as I have stated, that the Ceylon Government have entered into an agreement to export all the surplus coconuts and occount oil to the United Lingdom and as soon as it is received by the United Kingdom, the allocations are made by the International Emergency Food Council who have given an allotment of 65,000 tons to Indu. If that agreement is set aside, the position will be reconsidered
- Mr. Manu Subedar: In view of the fact that before the war when copia in a bid way, India helped Ceylon and perinitted imports of Ceylon copia and oil into India Will the Honourable Member take it up with the Ceylon Government to release larger quantities of copia and oil for India in the present emergency when India needs these goods?
- The Honourable Mr. I. I Chundrigar. I think the Honourable Member has not followed my lepty. The Coylor Government have no power over the allotment which will be made to India. They have already entered mto an agreement with His Majesty's Government to supply all the surplus to that fovernment who places it at the disposal of the International Emergency Food Council, which in turn, according to the requirements of the various countries makes allocations and the allocation to India is 65,000 tons.
- Mr. Manu Subedar: I understand the answer The Ceylon Government bus recently threatened the United Kingdom with the termination of this agreement and in the event of that happening will the Honouable Member take it up with the Ceylon Government and press for a large supply of cocoanus oil?
- The Honourable Mr. I. I. Chundrigar: As soon as the agreement is terminated we shall certainly press for larger supplies
 - REPORTS OF THE LABOUR INVESTIGATION COMMITTEE ON THE CONDITION OF LABOURDES IN MICA MINES AND RIKSHA AND HAND-CART PULLERS
- 413. *Mr. P. B. Gole. Will the Honourable the Labour Member be pleased to state
- (a) the action that Government have taken on the several ad hoc reports made by the Labour Investigation Committee under the Chairmanship of Mr D V Rege, I C S, and how many of them have been printed,
- (b) whether Government propose to place on the table of the House a copy of the steps taken by Government to improve the conditions of labourers in the mines.
- (c) the steps that Government have taken to ameliorate the lot of the labourers in plantations, and
- (d) whether Government propose to bring to the notice of the Provincial Governments the report of the Laboui Investigation Committee concerning the plight of riksha pullers and hand-cart pullers and ask them to take suitable steps to put a stop to such labour?
- Mr. S. C. Joshi: (a) 38 Reports have been printed. The main defects noticed by the Labour Investigation Committee are the low level of basic wages in a number of industries, absence of standardisation of occupational terms and wages, lack of uniformity in the rates of dearmess allowances, unsatisfactory systems of recruitment, promotion, discharge and dismissal, bad working conditions due mostly to the madequate enforcement of the Factories Act, a tendency on the part of smaller employers to exploit the ignorance of workers with a view to escaping their hability under the Workmen's Compensation and Maternity Benefit Acts, prevalence of 'sweated conditions' in unorganised industries like shelled, mick splitting, commatting, glass bangles making cornet making and bid making, and bad housing Government have taken up the revision of the Factories Act with a view to the prescription of proper standards in regard to lighting, ventilation safety, health and welfare of workers. The question of strengthening factory inspection services for securing an adequate enforcement of the Act was decursaed.

L----at the Conference of Provincial Labour Ministers held on the 14th and 15th . October The Minimum Wages Bill which will eliminate 'sweated' wage conditions is already before the House Workmen's State Insurance Bill making provision for a combined scheme of sickness, accident and Maternity benefit insurance and medical care and treatment to factory workers has been introduced in the Assembly The provision of housing for industrial workers was also discussed at the recent Provincial Labour Ministers' Conference and Government will be shortly addressing the Provincial Governments on the subject. These measures will remove a great many of the detects to which the Committee have called attention A Five-year programme of work was discussed at the Labour Ministers' Conference and it is proposed to place it before a meeting of States Ministers on the 29th of this month Thereafter it is proposed to discuss the programme with representatives of employers and workers so that we may have an agreed programme of action I hope to be able to make a statement to the House at the next session

- (b) As the Honourable Member is aware, the Mics Mines Welfare Fund has been set up. The Minimum Wages Bill will also considerably benefit labouters in mica mines. Other measures for bringing about in improvement m the conditions of labourers in mica mines will be included in the Five-year programme on which I hope to, is I have already stated, make a statement to the House at the next session
- (c) The Labour Investigation Committee's report on plantations is being studied and I shall make a statement on what we propose doing at the next Session
- (d) Cenies of the reports have been sent to Provincial Governments and A should trust the Provincial I show Ministers to take adequate remedial action.
- Mr P B Gole Will copies of these reports be supplied to the intembers of this House?
- Mr S. C Joshi: A few copies have been sent to the Secretary of the Legislative Assembly and members who desire to have copies can get them from the Assembly office
- Mr N M. Joshi. May I know a lighter to a comment is in the that copies . of all the volumes of these reports us not realth's it ill and whether Govemment is taking stops to make the copies available?
- Mr S C. Joshi fram not owns of the shirting of copies but enquiries will a made and at copies or not available the writter will be looked into
- Lt.-Col. Dr. J. C. Chatterjee. May I know whether Government will take steps to prevent the pulling of nikshas and handcarts by human labour in Delhi 2
 - Mr S. C. Josh: That matter will be looked into
- Mr M A F. Hirtzel. Is it a fact that the reports of this Labour Investigation Committee have appeared in the names of individual members and, if so, are we to understand that the whole Committee takes responsibility for all the reports or why has such procedure been adopted?
- Mr S C Joshi. For the sake of convenience it was found necessary to give the investigation work to individual members and the investigations made by each individual member resulted in the submission of a report by the individual member concerned. There is a final consolidated report also, which will be published
- Miss Maniben Kara: Will the Honourable Member inform the House whether the Rege Committee was appointed for getting the data necessary to make a plan for social security of the workers and if so, whether Government have decided upon a plun with the co-operation of the workers' organisations"
- Mr. S. C. Joshi: I have already given the answer in the latter part of my answer to the main question So far as the first part of the question is concerned the main object of the Committee was to collect full data on the work. ing conditions in various employments

Miss Mambon Kara: May I know whether social security and unemployment of the working classes was one of the terms of reference of this Committee?

Mr. S. C. Joshy: That was one of the things to be enquired into by this Commuttee

Miss Maniben Kara: May I know whether any such plan for social security and uncomployment has been contemplated by the Reg. Committee"

Mr S. O Joshi: So far is health or sickness insulance is concerned that has theady been taken up and so far as other matters in concerned as I have deadly indicated in my reply, they are being looked into

SUPPLY OF KEROSINE OIL

414. *Pandit Sri Krishna Dutt Paliwal Will the Secretary of the Works, Mines and Power Department be pleased to state

(i) the latest position regurding the tanker and supply of the knosene oil, (b) if Government intend to near so the supply to Provinces at so when and how much, and

(c) if the ration of knosene oil is to be mereased in the near future?

Mr B K. Gokhale. (a) A statement showing the imports of kerosene for the verus 1942-43 to 1945-46 is laid on the table.

Retrieved is in short supply not only in this country but all over the world. The supply of kerosene for internal consumption which tell to about 50 per crit of the average consumption of 1941 on the occupation of Burna and Netherlands Past Indas by the Japanese has recently substantially meacased as a result of the representations made to His Majosty's Government in the United Kingdom.

The tanker position is unsatisfacion, but no deficiently is autorpated in sharing the tinker required for the nerves departities now made available to find

(b) As a result of the mere seed quota made available by Hi Majesty's Government in the United Kingdoon the superly to Provinces has been uncreased with effect from 1st October 1946. They are now receiving on an average 7/8th or their 1941 writer obtails.

(c) With the mare seed supply to Provinces at should be noscable to microsothe ration of kerosone oil to individual consumers. Buyod casing of the pisttion will, however, depend on amports of tim plates which in now in short supply, as mercused bulk and semi-bulk distribution cannot be undertaken unless the time plate stock position minious quickly.

The matter has been taken up with the United States of America through the Agent General to the Government of India in Washington

Imports of Kerosene from 1912 13 to 1915 16

					In ton
	Source	1942 43	1943 (1	1911 47	1915 46
1 Bahtem	, Islands	77 830	37,322	49 469	10736
2 Burma		20,567			
3 Straits	Settlement	3			
4 Other F	Iritish Pessessions	1	1		
5 Iran		243 160	234,618	378,718	517,739
	Total	341,561	291,941	428 237	578,465

Seth Govind Des: What is the percentage of the increase in the import of kerosene oil since 1940?

Mr. B. K. Gokhale: The situation roughly is this Before the war, India to receive on an average 700,000 tons of kerosene. The figure then went down, the lowest figure in 1943-44 being 291,000 tons. That was roughly about 40 per cent, of the normal. The figure for 1945-46 was 678,000 tons and since then we have received an additional quota of 10,000 tons per month. So we are now likely to receive the same quantity as we were receiving before the war. But in the meantime the population has increased and consequently the demand has also increased and therefore although we may now be receiving about the same quantity that we were receiving before the war, kerosene will still be in short supply

Seth Govind Das: Do the Government expect any more increase in the near future?

Mr. B. K. Gokhale: That is very doubtful

Mr. Manu Subedar: Has the Honourable Member any information to give to the House as to whether petrol and kerosene were not offered by the American Government working in the Middle East and whether this Government did not refuse such an offer on the plea that dollars must be conserved?

Mr. B. K. Gokhale: I must ask for notice 1 have no information on the point

Sri M. Ananthasayanam Ayyangar: May I know what is the quantity of the local output of kerosene?

Mr. B. K. Gokhale: I believe it is about 5 or 10 per cent of the total

Sn M. Ananthasayanam Ayyangar: What is the prospect of increasing it?

Mr. B. K. Gokhale: That is a very large question of mineral development on which I cannot give any answer now

Seth Govind Das: Are any efforts being made to increase the output in our country?

Mr. B. K. Gokhale: Every effort is being made to increase the quantity allotted to us, as also to increase local production, but as I stated at the beginning, both petrol and kerosene are in short supply throughout the world

KIDNAPPING OF HINDUS BY PEOPLE OF TRIBAL AREAS AFTER TERMINATION OF WAR

415. *Lala Deshbandhu Gupta: Will the Honourable Momber for External Affairs be pleased to state whether it is a fact that during the last war, there had been no cases of kidnapping of Hindue by the people of Tribal Areas, and that such cases have started again after the termination of the war? If so, what are the reasons for the same?

The Honourshie Pandit Jawsharial Nehru: Kidnapping of both Hindus and Viushins by the inhabitants of the tribal areas in the Frontier unfortunately did not stop during the war and has continued since the war. The actual number of Hindus kidnapped (as distinct from Muslims) is—

1940		77
1941		67
1942		55
1943		16
1944		21
1945		12
Upto October 1st 1946	ı	32

Lala Deshbandhu Gupta: May I know whether the Honounable Member 1s satisfied that these are acts of individuals committed for the sake of ransom or is there any hidden hand behind these kidnappings?

The Honourable Pandit Jawaharlal Nehru: I am not at all satisfied about the position, and I do not know about any indiden hands, that would require a great deal of secret service and other investigation, but it is a most unvatus-factory position

Lala Deshbandhu Gupta. Is the matter receiving the special attention of the Honourable Member and is he taking steps to see that these kidnappings are stopped?

The Honourable Pandit Jawaharial Nehru: Obviously this question is a part of the larger question of the frontier. It cannot be isolated and separated from it. That larger question, including this question, is receiving our cirrect consideration.

Sri M. Ananthasayanam Ayyangar: Has there not been a proposal to arm all the mhabitants of the outlying areas so that they may defend themselves against such inroads and attakes.

The Honourable Pandit Jawaharlal Nehru: There may have been such a proposal—I do not know exactly, but I imagine that most people there have got arms

. PASSPORTS FOR FOREIGN COUNTRIES TO INDIAN NATIONAL CONGRESSMEN

416. *Lala Deshbandhu Gupta: Will the Honourable Member for External Affairs be pleased to state whether Government are aware of the fact that the general practice hitherto followed by the Local Government of Delih has been to refuse or delay applications of persons connected with the Indian National Congress, for the grant of passports for visiting foreign countries? If so have Government issued clear instructions to the effect that no such distinction should be made in future? If not, do they propose to do so now?

The Honourable Pandat Jawaharial Nehru: So fat as the Government of India are concerned no such practice was authorised and no distinctions will be tolerated. The Government are prepared to investigate specific complaints

Lala Deshbandhu Gupta: Is the Honourable Member aware that it is almost impossible even today to get a passport to the USSR?

The Honourable Pandit Jawaharlal Nehru: If the Honourable Member will bring any specific cases to my notice, I shall certainly inquire into the matter

Lala Deshbandhu Gupta: Is there any secret or other circular issued to a local government that passports to U S S R should not be granted?

The Honourable Pandit Jawaharial Mehru: The Honourable Member refers to some local government—I do not know which

Lala Deshbandhu Gupta: Delhi Government

Mr. Ahmed E. H. Jaffer: May I ask from my own experience of some cases why there is this delay in issuing passports to persons wishing to go to Persia and Afghanistan? Has not this Government got the powers to issue such passports?

The Honourable Pandit Jawaharial Nehru: I could not tell the Honourable Member, except that we have inherited a very dilatory procedure of Government.

Sri M. Ananthasayanam Ayyangar: Is it necessary to obtain the consent of the other government before passports are issued? (No answer was given)

LOAN OF SERVICES OF AN OFFICER OF THE DEPARTMENT OF ARCHAEOLOGY FOR APPOINTMENT AS DIRECTOR OF ARCHAEOLOGY, BY HYDERABAD STATE

#17. *2.** Almed E. H. Jaffer: (a) Will the Honourable Member for External Affairs please state if it is a fact that some time back the Hyderabad Durbar asked through the External Affairs Department for the services of a

certain officer in the Archæological Depurtment on loan for appointment as Director of Archæology in that State?

(b) What action was taken by that Department in this matter, and how does the matter now stand?

The Honourable Pandit Jawaharlal Nehru: The question should have been addiessed to the Honourable Member for Education It has accordingly been transferred to the list of questions for the 16th November, 1946, when it will be answered by the Honourable Member for Education

Sn M Ananthasayanam Ayyangar: On a point of order, Sir I tabled a short notice question to my Honounable friend the Kailway Member, he said it has been tainsteried and it would come in the usual course on the 11th but it was not printed on the 11th or 12th or 13th?

The Honourable Mr. M. Asaf Alt I may inform my Honourable triend that he did not repeat his notice and that is why it was not put down on the order paper. He ought to repeat it for a started question, in any case he is gotting a reply from me.

EXPORT OF JULE CLOTH AND BAGS FROM INDIA TO U.S.A. AND RE-EXPORT TO SOUTH ABRICA

418 *Seth Govind Das: Will the Honourable the Commerce Member please state

(a) whether it is a fact that jute cloth and bags experted by India to the United States of America were subsequently experted to the Union of South Africa by the United States of America.

against the Union of South Mine, the export of this commodity and its products visibilities and interpretabilities of the Commodity and its products visibilities and purposely stopped to the Union of South Africa, and wheth it Government propies, to limit in emphatic protest with the Government of the United States of America for this act of them, and

(c) whether Government propose to stop all exports of into and its products to the land States of America exertion in exhibit madertaking from their Government that no part of it will each be found for its America their content of the America exposure of the America exp

The Honourable Mr. I. I. Ohundrigat (i) and (b). Government have seen it Press report to the effect that 350 biles of jute goods of Indian origin have been reexported from the United States to South Miner. This report has on investigation, been found to be correct, and Government have instructed then representatives in the United States to take up the matter, and to lodge a protect, with the appropriate authorities.

(c) Owing to the searcht of jute manufactures in the United States, the authorities concerned have already taken action to stop leakages at the ports, and also to suspend the usue of export heences for used bags for South Africa and certain other destinations.

Seth Govind Das: Are jute bogs still being exported to the United States of ${\bf America}^9$

The Honourable Mr I. I Chundrigar . Yes

Seth Govind Das: To what extent?

The Honourable Mr I. I. Chundugar: According to the quota allotted

INDIANS IN GOA AND OTHER FOREIGN SETTLEMENTS IN INDIA

- 419 *Seth Govind Das Will the Honomable Member for External Affairs please state
- (a) what steps Government are taking to safeguard the interests and civil liberties of Indians in the Foreign Settlements in India and particularly in Gos, and
- (b) whether Government are aware of the fact that at present civil liberties in Goa are demonstrated by the recent repented arrests of Dr Rammanohar Lohia, a prominent political leader?

The Honourable Pandit Jawaharial Nehru (a) and (b) Gov.1muent take necessary steps to protect the interests of their own nationals Regarding the particular case of Gos, attention is invited to the replies given on November the 7th to Mi Masani's short notice question and to Mr P K Salve's question No. 815-A.

Proposed inclusion of East Africa in the Union of South Africa

- 420. *Seth Govind Das: Will the Honourable Member for Commonwealth Relations please state
- (a) whether Government are aware of the fact that East Africa is at present directly under the British Colonial Office,
- (b) whether it is a fact that at present Indians have better rights of entry acquiring of citizenship and property rights as also status under the law as human beings in East Arica thom in the Ironi of South Africa.
- (c) whether Government are aware of the fact that the Premier of the Union of South Africa, General Sinuts, has recently built up a cast for the inclusion of East Africa in the Union of South Africa, and
- (d) whether Government propose to give an assurance to this House that the will take all steps in their power to see that Past Africa is not merced in the South African Union?

The Honourable Pandit Jawaharlal Nehru (a) Yes

- (b) Ye
- (c) The Covernment of India are not aware of any definite move on the part of held Marshal Smuts for the inclusion of East Africa in the Union of South Ahea.
- (d) The question of any action in regard to East Africa does not therefore
- Seth Govind Das. Is the Honourable Member aware that during the last second press reports had appeared in various papers of this country that General Smith six indiagran (flort to devoir Pset Africa and to amone its ith South Africa and is such Honourable Member aware that is Let as South-West Africa is conceined an effort is being made by Pidd Marshal Smuts even now?
- The Honourable Pandit Jawaharial Nehru The Honourable Member is getting slightly inved up between South-West Ainca, and Fast Africa. There is no doubt about South-West Africa and the natite is now in issue before the United Nations General Assembly. So far as East Africa is concerned, Government are not aware of any definite move by General Smuts, but it is a fact that the European settlers in East Africa have made a move on their own behalf, but the question related to Field Marshal Smuts and not to European settlers in East Africa.
- Mr. Abdur Rahman Siddiq: Is the Honomable Member aware of the great theory of the all-red route from Carro to Cape Town and is he aware of the fact that the efforts of British imperalists are to dovour, as the Honomable Member and, the whole of Africa from Carro to the Cape?
- The Honourable Pandit Jawaharlal Nehru: Yes, when the Honourable Member and I were both much younger, we both heard of the attempt to have an all-red route, and, as he has used the word, to devour various parts of Africa There is no doubt that such attempts are being made by various persons and various groups and interests, but the present position is this in segard to East Africa, that efforts are being made by European settlers there to have a kind of federation. This has been opposed stoutly, not only by the Indians in East Africa but by the Arabs and Africans there, they have jointly opposed this and they will continue to oppose it, and I have no doubt that any person seeking to devour these portions it liable to get indigestion.

Mr. Abdur Rahman Siddiqi: The External Affairs Department may thereione be expected in its international aspect to support the efforts of these non-Europeans to safeguard their own countries?

The Honourable Pandit Jawaharlal Nehru: Absolutely

DEVELOPMENT OF MINERAL, THERMAL AND HYDRO-ELECTRIC RESOURCES OF NERBUDDA TERRITORIES OF CENTRAL PROVINCES

- 421. *Seth Govind Das: Will the Secretary of the Works, Mines and Power Department please state
- (a) what steps Government are taking to develop the mineral, thermal and hydro-electric resources in the country in general and in the Norbudda territories of the Centual Provinces in particular,
- (b) whether Government are aware of the extremely nich mineral deposits of the said Nerbudda territories and if so, whether they propose to take early steps for making an exhaustive and intensive geological survey of the areas covered by the said territories, and
- (c) what steps Government propose to take for surveying and exploiting the huge bauxite deposits, in particular, manufacture of alluminium?
- Mr. B K. Gokhale: (a) The Honomable Member's attention is invited to the statement placed on the table of the House on the 1st November, 1946 in reply to part (a) of question No. 155, showing the various steps taken for the re-organisation and expansion of the Geological Survey of India, in order to enable the Survey to undertake extensive exploitation of the country's mineral and water resources

The development of the muttal thems and hadro-electric power resonance of the country lies primarily within the sphere of the Provincial Governments. The Central Government organisations ric the Geological Survey of India, the Central Waterways, Irrigation and Navigation Commission, and the Central Technical Power Board, are offering assistance to Provincial Governments where necessary. It is undestood that the Central Provinces Government propose to establish a Hydro-Electric Section to study all hydro-electric resources in the Province All necessary assistance will be given to this section by the Central Technical Power Board

- (b) Government have some idea of the inimeral resources of the said Nerbudda territories and the Geological Survey of India is taking steps to undertake necessary survey and investigation, subject to the limit of its resources. It is, however, not possible to undertake exhaustive and intensive geological survey of all these areas at once
- (c) The bauxite deposits in various parts of India have been investigated and are now being re-examined in detail. The mainfacture of aluminium is st present undertaken by two private companies. There is no proposal for Government to undertake any such manufacture.

COMPLAINT BE EXPORT OF TIMBER STEEL, CLOTH AND COTTON FROM INDIA

- 422. *Mr. Manu Subedar: (a) Will the Honourable the Commerce Member pleare state whether Government have examined the complaint that the export of materials useful for the country has been permitted?
- (b) What is the amount of the export for timber, steel, cloth and cotton from India during 1945-46 and 1946-47 (upto the 30th of September 1946)?
- (c) In the case of cotton how much quantity has gone to (i) China, (ii) Japan, and (iii) the United Kingdom?
- (d) In the case of cloth how much has been given strictly against food supply and how much otherwise?
- The Honourable Mr. I. I. Chundrigar: (a) Yes Generally export of only such of the maternals as are surplus to internal requirements or cannot, be absorbed in the country has been permitted
- (b) to (d) The information is being obtained and will be laid on the table of the House

- Mr. Manu Subedar: There is an acute shorting of timber and steel in this country for building houses and I have specific information that stocks a timber in the possession of Government themselves in the Disposal Depart ment have been transferred to the United Kingdom—heavy stocks. Also steel is being exported from this country—steel which would be useful for building houses in this country.
- The Honourable Mr. I. I. Chundrigar: The question was about timber, steel, cloth and cotton Some exports have been permitted in the past but in view of the allegation which the Honourable Meinber has made, I will evanine the question and see that any exports of commodities or articles which are required in India will not be permitted
- Mr. Manu Subedar: With regard to cloth, may I get an assurance from the Honourable Member that cloth will be given only in substitution or barter in payment to tood and that essential commodities will not be allowed to be incred to be held upset or the vite?
- The Honourable Mr. I. I. Chundrgar: Generally that is the policy, subject to the exception that the requirements of some of the neighbouring countries, to their bare minimum, have got to be satisfied by India as a neighbouring country.
- Mr. Manu Subedar: I have Australia particularly in mind May I know whether the Honourable Momber will look into the question as to whether we should go on exporting doth to Australia at the very low Indian price of cloth and whether we should go on importing from Australia goods which are very heavily priced against us, melthing food
- The Honourable Mr. I. I. Chundrigar. The Honourable Member himself suggested in the earlier question that we should export cloth to countries from which we can protume food. Australian is one of the countries which supplies wheat to India and when the Australian Delegation recently came to us, we had a thorough discussion with them and ill than requests for increasing the exports of cloth to Australia were tunned down.
- Mr. Manu Subedar: My question was with regard to the relative pieces of these two commodities—whether we should buy wheat at the highest price and sell cloth at the lowest piece—whether the pieces could not be adjusted in a manner which will bring the full realisation of the value into the pockets of Government?
- The Honourable Mr. I. I. Chundingar: Food is purchased from Australia at the current export price and cloth is also exported at our current export prices. If there is any disparity in the price of the percentages of increase over the pre-war level, the question will be examined.

423. | Cancelled]

EXPORT OF GROUNDNUTS

- 424. *Mr. Manu Subedar: (a) Will the Honourable the Commerce Member please state what was the total amount of groundant export permitted in 1943-44, 1944-45 and 1945-46?
- (b) Why was the groundnut export permitted in spite of the intention of the Assembly that such export should not be permitted so long as there was any apprehension with regard to famine?
- (c) What was the specific negotiation with the United Kingdom authorities in the matter of groundnuts?
- (d) Were the groundnuts exported to the United Kingdom purchased on British Government's account in India?
- (e) Is it true that such purchases went on even after Government announced that they were not permitting any further exports?

- The Honourable Mr. I. I. Chundrigar: (1) The total export during the three years was 670,828 tons
- (b) Exports were prohibited from the 27th February 1946 and no exports have been allowed after that date
 - (c) There was no such negotiation
- (d) Ministry of Food, who are the sole importers in U. K. purchased the groundints from the London offices of the London Agents of the established shippers in India.
- (c) We have no definite information but it is understood that some purchases were made. No quantities were lowever illowed to be exported. The unshipped holdings with the shippers are being re-sold in the market for internal consumption.
- Mr. Manu Subedar: 1s. it a tast and can the Honounable Member give information to this House that the Bittish Ministry of Food go on purchasing in the Indian market even after the probabition was amounced and is it further a fact that considerable quantities of groundnut were exported from Indian State ports subsequently to the mobilistican mentioned by the Honounable Member?
- The Honourable Mr. 1.1. Chundngar: The allegation is not correct. At the end of February when the export of groundnuts was suspended, H. M. G. had in their stocks in India about 35 thousand tons of groundnuts which were not allowed to be exported by the Government of India.

 33,000 tons of these have been resold by them to the people from whom they were purchased and the small remaining quantity of about 2,000 tons is also not allowed to be exported and they contemplate reselling it in India.

EMPLOYMENT OF SUPERANNUATED PERSONNEL IN COMMERCE DEPARTMENT

- 425. *Seth Sukhdev: Will the Honourable the Commerce Member please state
- (a) how many officers who have already reached the age of 55 are still being continued in service in the departments under his control,
- (b) how many pensioners were re-employed during the war and are still being continued,
- (c) how many of these superannuated men were specialists and technical men, and
 - (d) when will the services of these men be dispensed with?

The Honourable Mr. I. I. Chundrigar: (a) Three officers

- (b) Ten
- (c) Seven of them are either specialists or technical men,
- (d) The services of four of them are likely to be dispensed with by the end of February 1947. The services of the other officers will be dispensed with as soon as qualified men to hold their posts are available.
- Sri M Ananthasayanam Ayyangar: Is there any attempt by these special officers to train Indians under them, so that there may be no need to get other specialists from abroad?
- The Honourable Mr. I. I. Ohundrigar: The training will take considerable time In a recent conference, for example, about the training of engineers and survevors for our Mercantle Marine Department, when we went into the question, we found that the training will take several years. We have already commenced the training of our own officers. As soon as our officers are trained, we will see that the British officers are replaced as soon as possible by Indians
- Sri M. Ananthasayanam Ayyangar: May I know for how many years the Honourable Member will still go on indenting upon foreign specialists?
- The Honourable Mr. I. I. Chundrigar: For some of the Departments where technical men are required, it will take five to ten years.

- Sri M. Ananthasayanam Ayyangar: Has the Honomable Member considered, the desirability of asking such German interacts in this country as are qualified to be released so that they may be useful for some of the Departments?
- The Honourable Mr I I Chundrigar. That is an entirely separate question and I regime notice of it
- Mr. Manu Subedar. Has the Honourable Member considered the truming of some of the officers of the Indian Navy whose services have been dispensed with by the Defonce Department and whether some of these men could not be trained up as they would want shorter training than the general public. Will the Honourable Member consider whether some of them cannot be absorbed in the services?
- The Honourable Mr. I. I. Chundrigar: Very few such officers are available As a matter of first we require eleven efficers and in spate of our less efforts, we have not been able to get more than four so first for tuning. Attempts are being made to get such persons and we are approximing all sources to mid people who could be recruited for further training. If there are any Indian Naval others, we will be only too glad to have them.
- Mr. Manu Subedax: Is the Honourable Member aware that there are several hundred officers—their number is of the order of 2,200—of the Indian Navy who have severed Government faultfully for five vears and whose severes have been dispensed with from the Indian Navy. As these men had worked on the water, would they not be found suitable by Government for training up some of the jobs which he has mentioned?
- The Honourable Mr. I I Chundrgar: None of these 2,200 men mentioned by the Honourable Member have got any elementary training for engineering or surveying. If any of them are available we will be only too glad to have them. We have sent advertisements to the newspapers and we have sent information to the Association of the Dufferin old cadets and various other hodies. If the Honourable Member has got any officers in his mind, he has only got to request them to apply to me
- Mr. Abdur Rahman Siddiqi: May I ask who has fixed this period of seven years for training? Were they Indians or non-Indians?
- The Honourable Mr. I. I. Chundrigar: I think it was a Committee consisting of both Indians as well as non-Indians
- Miss Maniben Kara: Will the Honourable Member tell us the reason why the Indian officers, particularly of the Merchant Navy, are so difficult to be had; it into in account of a lot of difference in the wages of the officers employed by the Indian Companies and by the European Companies? Is the Honourable Member aware that in the Foreign companies the Indian officers though qualified in the same manner as European officers, are not paid the same wages?
- The Honourable Mr. I. I. Chundrigar: The difficulty is that there are so many shipping companies in existence and so many new shipping companies under formation that all available personnel is recruited by them and we feel the difficulty in recruitment

IMPORT AND EXPORT CONTROL DEPARTMENT

- 426. *Seth Sukhdev: Will the Honourable the Commerce Member please state
- (a) how many officers were employed in the Import and Export Control Department at the end of war and how many are employed now;
- (b) whether it is a fact that main work of issuing licences has been transferred to Ports? If the reply to (a) above is in the affirmative, will Government be pleased to state why so many officers are still kept in the Import and Export Department in New Delhi; and
- (c) whether it is a fact that the number of officers issuing import hoences in New Delhi is now five against three in the last year?

- The Honourable Mr. I. I. Chundrigar: (a) The number of officers in the Junport and Export Control Organizations was 25 and 20 respectively at the end of the war as against 32 and 21 at pit sent
- (b) As export hoences are as a rule resued by the Export Trade Controllers at ports, there was no occasion to transfer any work in this connection from the headquarters to ports.

As regards import hieraces, Import Trade Controllers at the ports had all along been dealing with the bulk of the items falling in Part IV of the Import Trade Control Schedule. As a result of the liberalisation of the hieracing policy and in order to save time and facilitate the work of issuing licences Government of India considered it advisable to transfer licensing of all items in Part IV of the Schedule referred to except certain items, to ports beginning with the July—Docember 1946 period. The Chief Controller of Imports at the headquarters has still to deal with the hiceising work connected with excepted items in Part IV II is also responsible for hieraing of all items falling under Part V I its also responsible for hieraing of all items falling under Part V of the Schedule

His office has still to deal with a substantial number of applications for heeness and the present strength of the officials is considered just sufficient for the efficient and speedy deposal of the work that come to be dealt with there. It may be added that with the end of the war and with the re-opening of trade with more and more countries there is in unprecedented increase in the volume of work at the headquarters as well as at the posts. Position will however be reviewed assoon as conditions war intend any surplus staff found as a result of the review will be released.

(c) No. The number of D-puts Chief Controller of Imports authorised to use Import Lacences was five list you and that number has since been reduced to four

PAY OF JUNIOR READLES IN GOVERNMENT OF INDIVIRES, NEW DEIBI

- 427. *Lala Deshbandhu Gupta' (a) Wall the Secretary of the Works, Minemal Lower Department be pleased to refer to the reply to parts (a) and (b) of staired question No. 740 of the 6th March, 1946 and state what action has been taken in regard to the fixation of pay of Jumor Readers in the Government of Julia Press, New Delhi
- (b) Is it a fact that Labour Department letter No. A773(1), dated the 22nd March 1946, addressed to the Manager, Government Press, New Delhi, states that "the Governor General in Council has decoded that the pay of a copyholder in unified scale on promotion to the post of a Junior Reader be fixed at the next stage of the Reader's grade, as his pay in the unified scale was substantive"?
 - (c) It so, why has this not been given effect to so fur?
- (d) Are Government aware that on account of the delay the copyholders concerned are suffering a loss of Rs 10 to 12 pm.
- (e) Is it a fact that inspite of the reply given to part (b) of starred question No 1636, dated the 8th April, 1946, wherein he had said that 'in certain cases a temporary copyholder in the unified scale, if appointed Reader is entitled to Rs 67 pin' they are being paid Rs 55 pm only?
- (f) Do Government propose to direct that they be paid at the revised rate with retrospective effect from 1st September, 1944?
- Mr. B. K. Gobhale: (a) and (b) Orders have been issued in letter No A773(1), dated the 22nd March 1946, that the pay of a Copyholder under the unfied scale on promotion to the post of Junior Reader may be fixed at the next stage of the Readers' grade as if his pay in the unified scale was substantive. This was subject to the condition that as and when the unified scale of pay was abolished, the pay of the persons concerned should be re-fixed in the scale of Junior Readers on the basis of the orders which may be issued regarding the sholltion of unified scales.

- (c), (d) and (e) Effect has already been given to these orders, but cases which involved anomalies or difficulties of interpretation are still under consideration
- (f) If it is found that any particular person is entitled to the revised rate, no will no doubt get the benefit of it with effect from the date from which he became so entitled.

Lala Deshbandhu Gupta: How long will it take the Honourable Member to revise those cases which are at present anomalous?

- Mr. B. K. Gokhale: Each one of these cases is under the separate consideration of the Controller of Printing and Stationery I do not know how long he will take and how many cases he may have to refer to the Government; but I hope they will be finished very soon.
- Sri M. Ananthasayanam Ayyangar: May I ask if this matter is pending before the Pay Commission for inquiry?
- Mr. B. K. Gokhale: 'The Pay Commussion is certainly looking into the cases of all the employees of the Press along with other cases
- Sri M. Ananthasayanam Ayyangar: What is this interim investigation into it? Is it by the Press Manager or by the authority of the Press?
- Mr. B. K. Gokhale: It is a question of applying the orders which were issued by Government on the 26th March 1946. These orders have been given effect to in most cases, but in some cases there is some doubt or dispute and these individual cases are now being considered.

SUB-DIVISIONAL OFFICERS IN THE CENTRAL PUBLIC WORKS DEPARTMENT

- 428. *Iala Deshbandhu Gupta: Will the Secretary of the Works, Mines and Power Department be pleased to state
- (a) whether it is a fact that some Sub-Divisional Officers have been employed continuously for over fifteen years under the Cential Public Works Department in New Delhi it so, then names and reasons for continuous employment for such a long time.
- (b) whether Government propose to lay down a rule that the maximum period of service at a stretch at a place will not exceed five years, and
- (c) whether it is a fact that there are a number of unqualified overseers employed in New Delhi, if so, their number and reasons for same?
- Mr. B. K. Gokhale: (a) Yes A list containing the names of 14 such officers blaced on the table These officers were kept in Delhi on administrative and other grounds
- (b) The principle underlying the Honourable Member's suggestion has recentlybeen enumenated and accepted by Government but the exact rules to be issued are now under consideration
- (c) Yes The number of unqualified overseers employed in New Delhi is 135, out of a total of 424 overseers at present employed in New Delhi Unqualified men were engaged owing to the difficulty of obtaining suitable qualified candidates during wai-time when there was an unprecedented expansion of the Central Public Works Department. It is now proposed to replace these unqualified men by qualified persons as far as possible.

Statement

- 1 Mr Gian Chand
- 2 M: Ajudhia Nath Misra.
- 3 M: M P Jam
- 4 M Harbans Sarup
- 5 M S Man Singh
- 5 M Abdul Ghafoor.
- " M Channan Ram.

- 8 Mr Teja Singh
- 8 Mr Teja Singh 9 Mr Tajuddin Vehra 10 Khan Sahib Ilyas Khan 11 Mr U S Aggarwal 12 Khan Sahib Mohd Usman

- Mr Shugan Chand Mr Pooran Chand
- Lala Deshbandhu Gupta: Is it a fact that besides Delhi and New Delhi there are two more Circles consisting of eight divisions and 48 sub divisions where these Sub Divisional Officers could be posted or could be transferred?
- Mr. B. K. Gokhale. These officers could be transferred anywhere in India where the C P W D have got their divisions
- Lala Deshbandhu Gupta: Is the Honourable Member aware that when persons remain in charge of such offices in one place for 15 years this leads to corruption and most of the corruption today is due to the fact that some officers have become almost fixtures in particular places?
- Mr. B. K. Gokhale: As I told the House, Government have already accepted the principle that people should not be in one place for more than five years Whether long continued stay in one place leads to more corruption than otherwise as a matter of opinion I might add for the information of Honourable Members that these 14 officers have not always been in the same division. There are a mber of divisions in Delhi and they have been transferred from one division to another Out of all these people who have been continuously in Delhi I find three have been in the same division for over 15 years one for over ten years and others for less than five years
- Lala Deshbandhu Gupta: Will the Honourable Member now go into the cases of persons who have been there for over 15 years and see that they are transferred to some place outside Delhi?
- Sri M. Ananthasayanam Ayyangar: Why did the Honourable Member say "suitable qualified candidates > Does he contemplate people who are qualified but who are not suitable?
- Mr. B. K. Gokhale: I did not say 'suitable qualified persons' I merely said "It is now proposed to replace these unqualified men by qualified persons as far
- Sn M. Ananthasayanam Ayyangar; In the earlier portion of his answer the Honourable Member said, if I remember aright that qualified persons were rejected because they were not suitable and therefore unqualified persons were engaged
 - Mr. President: It is all a question of the interpretation of the phrase
- Lala Deshbandhu Gupta: Is it a fict that some of the buildings or at least one of them which had lately fallen was under the supervision of some of these unqualified sub overseers and that the Government have incurred a loss of Rs 50 000 on account of the negligence of some of these mefficient members of the staff or unqualified sub-overseers
 - Mr. President: This does not arise out of this question
- Lala Deshbandhu Gupta: There are as many as 135 unqualified overseers working in New Delhi and Government have so far taken no steps to see that qualified persons are placed in these posts and the result is Government is incurring a loss
 - Mr President: That question does not arise
 - INTRODUCTION OF UNIFIED SCALES OF PAY IN OFFICES UNDER CONTROLLER OF PRINTING AND STATIONERY
- 429. *Mr. Tamizuddin Khan: Will the Secretary of Works, Mines and Power Department kindly state
- (a) whether the Finance Department of the Government of India by their memos No F/44 (12-W-44), dated 19th August 1944 and F/44 (12) 1/44, dated

25th January 1945 introduced unified scale of pay for clerical personnel and proposed to place them in 3 grades vis, 'A', 'B' and 'C' the maximum qualification for entry to the grades being the Matriculation certification.

- (b) will Government kindly state why the benefits of the unified scale were denied to the non-matric junior clerks who were holding appointments in the superior clerical establishment prior to the issue of the Finance Department memorands referred to above, and
- (c) whether it is a fact that non-matric typists and non-matric clerks under the Controller of Printing and Stationery, India (Calcutta Branches) holding appointments prior to the issue of the Finance Department memoranda referred to above are not barred from the scope of the unified scales of pay though they have actually refused to elect the scale as they are already in receipt of pay higher than that of the 'C' grade of the unified scale of pay?
- Mr. B. K. Gokhale: (a) Yes, but the matriculation certificate was the minimum qualification and not the maximum
- (b) The united scale is not applicable to the junior clerks grade, as junior grade clerks are not required to be matriculates
- (a) The unified scale of pay is only applicable to certain specified grades for which matriculation is the minimum educational qualification. Old entraints to such grades are also eliquble to elect the unified scale of pay even if they are non-matrics. It is a fact that some people have refused to elect the unified scale as they are already in receipt of pay higher than what the unified scale would give them. It was for this reason that option was given to people whether to elect the unified scale or not

PROMOTION OF NON-MATRICULATES TO 'B' OR 'A' GRADE OF UNIFIED SCALE

- 430. *Mr. Tamisuddin Khan: (a) Will the Secretary of the Works. Mines and Power Department please refer to Labour Department U/O No A/431/86 S, dated 11th April 1945 and the Home Department U/O No HD/U/O, 1887-D/45/Estts (S), dated 17th April 1945 and state whether in reply thereto it was remarked by the Federal Public Service Commission in their U/O No F11/1/18-45 (S), dated 25th May 1945, that non-matriculates in the inferior establishments should not on principle be allowed promotion to 'B' or 'A' grades of the unified scales of pay, and
- (b) If answer to (a) above be in the affirmative, will Government please state why the non-matric junior clerks holding appointments prior to the introduction of the unified scale and belonging to the superior clerical establishment under the Controller of Printing and Stationery, India Calciutta Branches) were deprived of the benefit of 'O' grade in the unified scale of pay?
- MG. B. K. Gokhale: (a) There appears to be some misunderstanding as the unfied scales of pay cannot apply to inferior establishments, irrespective of whether the persons holding the appointments in the inferior establishment are matriculates or non-matriculates. The unified scales of pay are only applicable to those grades of the superior clerical establishment for which matriculation is the minimum qualification, subject to the reply which I have already given in answer to the previous question
- (b) The question regarding non-matric junior clerks has already been answered in reply to part (c) of the previous question.

Unified Scale of Pay for Non-Matric Clerks under the Controller of Print ing and Stationery.

- 481. *Mr. Tamisuddin Khan: Will the Secretary of the Works, Mines and Power Department please state whether.
- (a) the Department of Labour in their U/O No A/481/88/S, dated 7th August 1946 to the Controller of Printing and Stationery India confirmed that the non-matric junior clerks should be brought on the unified scale of pay irrespective of the fact whether they are promoted to the next higher grade or not;

- (b) whether the decision of the Labout Department it (a) above was duly communicated by the Controller to the Heads of the Presses and to the Deputy, Controller of Statuonery, Calcutta with reference to latter's U O I No G2/, 18619, dated 18th June 1945 for necessary action;
- (c) if the answers to (a) and (b) above are in the affirmative, will the Government please state why the junior clerks under the Controller of Printing and Statonery, India (Calcutta Branches) have not so far been brought on to the unfield scale of pay and allowed to draw the pay described for 'C' grade clerks;
- (d) whether Government propose to investigate into the matter and bring the punior clerks on the unified scale of pay with retrospective effect?
- Mr. B. K. Gokhale: (a) No. Sir Government decided that if suitable matriculates cannot be found, temporary promotion may be given to such non-matriculates as are considered fit to perform the duties of a clerk
- (b) The decision of Government was communicated to the Deputy Controller of Stationery, Calcutta
 - (c) The unified scale of pay is not applicable to junior clerks
 - (d) Does not arise

Basic Salary of Junior Clerks under the Deputy Controller of Stationery Calcutta

- 432. *Mr. Tamizuddin Khan: Will the Secretary of the Works, Mines and Power Department please state
- (a) whether the abnormal use of prices specially in the case of essential necessities of daily life has ranged between 3 to 4 times the pre-war level, in
- (b) whether the Central Pay Commission according to the ratio of high prices of sesential foodstuffs has already awarded their views and expressed through daily newspaper that the basic salary for the junior clerks, no matter they are matrices or non-matries should be Rs 100 minimum.
- (c) whether the Deputy Controller of Stationery, Calcutta, has recommended the basic salary at Rs 50-3-80 for the junior clerk to the Controller of Printing and Stationery, India, New Delhi under his reference No G 8/2503, dated the 18th September, 1946, and
- (d) if the answers to (a), (b) and (c) above be in the affirmative, whether Government propose to investigate into the matter and state the ratio calculated by the Deputy Controller of Stationery, Calcutta and the recommended basic salary for the junior clerks referred to in (c) above?
- Mr. B. K. Gokhle: (a) Prices of essential necessities of daily life have noreased in Calcutta as in other places, but I am not aware of the exact percent-
- (b) I am not aware of any such expression of views by the Central Pay Commission
- (c) I understand that the Deputy Controller suggested this scale on a prelumnary enquiry by the Controller of Printing and Stationery in connection with the work of the Central Pay Commission
- (d) It is difficult to follow this question but the Honourable Member is no doubt aware that the entire question of scales of pay is under investigation by the Central Pay Commission

REMARKS OF M MOLOTOV RE INDIAN DELEGATES IN PARIS PEACE CONFERENCE

- $\dagger 433.$ *Prof. N. G. Ranga: Will the Honourable Member for External Affairs be pleased to state \cdot
- (a) whether the attention of Government has been drawn to the remarks of M. Molotov upon the attention and the role played by the Indian delegate in

Paris Peace Conference and Sir Samuel Ranganadhan's reply that the Indian representatives acted independently of Great Britain's Delegation, and

(b) whether Government of India has asked for full information about the statement made by their delegate?

The Honourable Pandit Jawaharlal Nehru: (a) Yes

(b) Government received full information from their delegation during the Conference on all points of importance

REPRESENTATION OF TRIBAL PEOPLE IN THE ADVISORY COUNCIL OF CONSTITUENT
ASSEMBLY

- $\dagger 434.$ *Prof. N. G. Ranga: Will the Honourable the Leader of the House be pleased to state
- (a) if the tribal peoples will be given full and real representation in the concerned Advisory Council of the Constituent Assembly, and
 - (b) how do Government propose to do this?

The Honourable Pandit Jawaharlal Nehru: (a) and (b) I invite the attention of the Honourable Member to paragraph 20 of the Statement dated the 16th May, 1946, issued by the Calmet Vission and the Vicetoy It will be for the Constituent Assembly to set up an Advisor Committee and to determine its composition in terms of that paragraph

REPRESENTATION OF TRIBES IN EXCLUDED AND PARTIALLY EXCLUDED AREAS IN THE ADVISORY COUNCIL OF THE CONSTITUENT ASSEMBLY

- 435. *Prof. N. G. Ranga. Will the Honourable the Leader of the House be pleased to state
- (a) whether Govenment propose to give representation on any Advisory Constituent Assembly to the tribes inhabiting various areas known as Excluded and Partially Excluded areas,
 - (b) if so, in what Advisory Council and in what strength, and
- (c) if so fat, no decision has been taken, whether Government propose to give adequate representation to the All-India Excluded Areas and Tribal Peoples Association to champion there exc?
- The Honourable Pandit Jawaharial Nebru: (a), (b) and (c) I invite the Honourable Member's attention to my reply to his question No 484

Representation of Weavers, etc., on the Advisory Council of Constituent
Assembly

+436. *Prof. N. G. Ranga: Will the Honourable the Leader of the House be leased to state if the forty million handicraftsmen, including the ten million weavers will be given adequate and proportionate representation on the Advisory Committee to the Constituent Assembly?

The Honourable Pandit Jawaharlal Nehru: I mute the Honourable Member's ittention to my reply to Question No 434. It is not clear how handicraftsmen a weavers can be included in the Advisory Committee which is meant to deal with Tribal areas, Fundamental Rights and Minority Rights

437. [Cancelled]

RATIFICATION OF CONVENTIONS OF THE INTERNATIONAL LABOUR ORGANIZATION CONCERNING MARITIME WORKERS

- 438. *Miss Maniben Kara: (a) Will the Honourable the Commerce Member lease state how many conventions of the International Labour Organisation oncerning marriams workers have been ratified by Government?
- (b) Are Government aware of the dissatisfaction among martime workers ease of the non-ratification and non-application of these conventions? (c) If the answer to (b) above is in the affirmative, do Government propose
- (c) If the answer to (b) above is in the affirmative, do Government propose) take steps to speed up the ratification of the conventions and make their oplication effective within a short period of time?

[†] Answer to this question laid on the table, the questioner being absent.

The Honourable Mr. I. I. Chundrigar: (a) Three out of 13 conventions, excluding those which were adopted at the last Seattle Conference in June 1946

- (b) No. Sir
- (c) This does not arise

Miss Maniben Kara: I did not quite follow how many conventions of maritime workers have been ratified by Government?

The Honourable Mr. I. I. Chundrigar: Three out of 13 conventions excluding those which were adopted at the last conference in June 1946

Miss Maniben Kara: Is the Honourable Member aware that all India Senfauer's Federation passed a Resolution demanding that the Government of India should ratify the conventions already passed because there is great dissatisfaction amongst the senfarers for not having this convention ratified?

The Honourable Mr. I. I Ohundrigar: The question of intifying other conventions is under consideration. I may mention that though the Government of India have already adopted these out of 13 conventions, the Government of the United Kingdom have so far ratified only two out of 13

Miss Manibon Kars: In view of the fact that the Resolution has been passed ecently at the maritime contenence ciling upon the Government to consult and invite the co-operation of the organisation of serfarers before any such ratification takes place, do I have the assurance of the Honourable Member that that procedure will be followed here also?

The Honourable Mr. I. I. Chundrigar: Then opinion also will be taken into consideration when the Government considers the question of ratification,

INTERNATIONAL MARITIME CONFERENCE AT SEATTLE, U S A

- 439. *Miss Maniben Kara: Will the Honourable the Commerce Member please state
- (a) whether Government are aware that a number of conventions, recommendations and resolutions concerning the conditions of work and living of maritime workers were adopted by the International Maritime Conference at Seattle, United States of America in June this year,
- (b) whether in view of the fact that the Government delegate to the above Conference voted for the recommendations, resolutions and conventions it is the policy of the Government to immediately ratify them, and
- (c) what steps Government propose to take to speed up action on these resolutions, recommendations and conventions?

The Honourable Mr. I. I. Chundrigar: (a) Yes, Sir

- (b) It will be the aim of Government to ratify or accept as many of the Contentions, Recommendations and Resolutions adopted at the Seattle Conference as possible after consultation with the values interests concerned
- (c) The various Conventions, Recommendations and Resolutions adopted at the Seattle Confeience are being examined departmentally and will, in accordance with the Constitution of the International Labour Organisation, be placed before the Legislature as soon as practicable
- Mr. N. M. Joshi: May I know whether the Government of India will place their decisions before the legislature for its consideration?

The Honourable Mr. I. I. Ohundrigar: I have mentioned that as soon as Government decides to ratify any of the conventions, they will place the matter before the legislature

Miss Maniben Kara: With reference to part (a) of the question, is the Honourable Member aware that on the accommodation committee, Mr Mungat, one of the Advisers who attended this conference very strongly protested against the inadequate and most inhuman conditions of life which the seafarers in India are subjected to Do I have the assurance of the Honourable Member that looking at the sppalling conditions of the seamen in this country, particularly about accommodation, that something will be done immediately?

The Honourable Mr. I. I. Chundrigar: The Government are desirous of improving their conditions as soon as possible But the Honourable Member will realise that it will require a number of changes before their lot can be improved and the question is therefore being examined as to how this can be done

Mr. Manu Subedar: Will Government take the precaution of not ratifying any conventions in advance of such ratification by other countries who have resources and can go shead? Is there any reason why India should—as she did about 15 years ago—ratify labour conventions in advance of countries which were competing with her, like Japan, Belgium, etc? Will the Honourable Member tell this House that Government will keep this consideration in mind?

The Honourable Mr. I. I. Chundrigar: We will have to look to our own conditions and we cannot always go on the lines adopted by other countries

(b) WRITTEN ANSWERS

CULTIVATION OF TEA IN INDIA

- 440. *Shi M. K. Jinachandran: (a) Will the Honourable the Commerce Member be pleased to state if it is a fact that the Government of India propose to grant bleeness or give facilities for increasing the area of cultivation of tea in India? If so, what is the extent of the area or the nature of the facilities proposed to be given?
- (b) Do Government propose to grant the heences and facilities to Indian newcomers instead of the established plantations?

The Honourable Mr. I. I. Chundrigar: (a) and (b) Extention of tea cultivation is governed by the provisions of the Indian Tea Control Act, 1938, section 26 of which empowers the Indian Tea Licensing Committee to issue permits for planting tea in any land not planted with tea on the 31st March 1943. The total permissible area for which permits could be issued during the period ending 31st March 1948, has been thread at 9904 acres. Permits are granted by the Committee in accordance with the Tea New-Planting Rules, 1945, published in Part II, Section 3 of the threath at India, dated the 7th April 1945. These rules do not provide for the grant of permits to new-comers.

HOUSING ACCOMMODATION IN PROVINCES FOR OFFICERS OF THE CENTRAL PUBLIC WORKS DEPARTMENT

- 441. *Seth Sukhdev: (a) Will the Secretary of the Department of Works, Mines and Power please state whether the officers working under his Departments in various Provinces have housing accommodation provided for by Government?
- (b) If the reply to (a) be in the negative when do Government propose building quarters for their employees?
- (c) Is it a fact that the Executive Engineer in charge of Central Buildings, Karachi, had half of a bungalow during the beginning of war, and that now the whole bungalow has been requisitioned for him in a Co-operative Housing Society?
 - (d) Will Government please issue instruction to put a stop to this?
 - Mr. B. K. Gokhale: (a) Only in certain cases
- (b) There is no general programme for construction of residential accommodation for Central Government officers working in various provinces when it arises, is considered on merits
- (c) The information is not available, but is being collected and will be supplied to the Honourable Member on receipt
- (d) Government have no authority to requisition any new buildings and hence the question of issuing instructions does not arise

REQUISITIONING OF HOUSES AFTER THE TERMINATION OF WAR.

442. *Seth Sukhdey: (a) Will the Secretary of the Department of Works, Mines and Power be pleased to state why houses are being requisitioned when the war is over?

- (b) Do Government propose to pass orders, preventing the requisitioning of newly-built houses in order to encourage construction of a large number of houses?
- Mr. B. K. Gokhale: (a) Presumably the Honourable Member releas to requisitioning by the Government of India Requisitioning of private buildings was stopped so tar as the Central Government was concerned shortly after the war with Japan was over
 - (b) Government have at present no authority to requisition any new property

REPORTS OF THE REGE INVESTIGATION COMMITTEE ON ABUSES IN INDUSTRIES 443. *Miss Maniben Kara: Will the Honourable the Labour Member please state.'

- (a) what steps Government have taken to remedy the many abuses existing in a number of industries brought to light by the reports of the Rege Investigation Committee.
- (b) if no steps have been so far taken, whether Government propose to take early steps in that connection,
 - (c) if so, the steps that Government propose to take,
- (d) whether it is a fact that the Rege Investigation Committee was appointed with a view to collect data for drawing up a plan of social security in pursuance of a resolution of the Standing Labour Committee.
- (e) whether Government propose to take steps to draw up the plan of social security, and
- (f) whether Government propose to appoint the mixed Committee as recommended by a unanimous resolution of the meeting of the Standing Labour Committee? If so, when?
- Mr. S. C. Josh: (a)- (b) and (c) I would invite the Honourable Member's attention to my answers to question No. 413 (d) Yes.
- (e) and (f) I have in my answer to questions put by Mr. Gole given an indication of the steps that Government have taken. I hope to be able to make a full statement of the action that we propose to take on the Labour Investigation Committee's reports to the House at the next session.

RECALL OF GOVERNMENT OF INDIA OFFICES FROM SIMLA AND CALCUTTA TO NEW DELHI AND PRESSURE ON HOUSING IN NEW DELHI

- 444. *Mr. Manu Subedar: (a) Will the Secretary of the Department of Works, Mines and Power please state how many Departments of Government have been recalled from Simla and Calcutta into New Delhi, which are they and why were they recalled?
- (b) Has the pressure on living space in New Delhi increased on account of such action, and what steps do Government propose to take to relieve this pressure?
- (c) What is the total square area released by (i) reduction in the Army activities and personnel, and (ii) withdrawal of the American Army and other personnel?
- (d) How many houses belonging to Indian States in New Delhi were taken and which of them still continue under requisition?
- (e) How many houses belonging to private individuals were taken and are still under requisition?
- (f) When and by what process do Government intend to relieve the pressure on housing?
- Mr. B. K. Gokhale: (a) A statement is laid on the table giving the names of sections or branches of Departments or offices of the Central Government brought to Delhi from Simla and Calcutta This was done in the interests of efficiency and smooth working of the Departments concerned

STARRED QUESTIONS AND ANSWERS

- (b) The reply to the first part is in the affirmative. As regards the second part, attention is invited to the reply to part (b) of Starred Question No. 48 to which a reply was given on the 29th October 1945.
 - (e) (1) 1,53,893 sq ft
 - (n) 3,27,181 sq ft
- (d) 19 houses belonging to Indian States in New Dellin were placed at Gov-
- ernment's disposal, of which 13 are still with Government of the constraint of the c
 - (f) The whole question is now under the active consideration of Government

Last of Offices moved to Delha from Simla and Calcutta

Department						Section or Office	
1	War					Historical Section	
2	Labour					Resettlement Branch	
3	Labour .					Resettlement Directorate	
4	Commonwal	th Re	latio	ns		Hall Section.	
5	War .	٠				Farms, Remounts & Vetermary Dte of the C M. G. Branch and Prisoners of War Dte	
6	Comm R lat	ions				General Section, Evacuation II 8 ction	
7	Home					Pol (E) Section Internment Section, Estt (S) Section, Public Section	
8	Agrıculture	•					
9	Communication	ons				Civil Aviation Dt	
10	Health					Public Health Section	
11	Supply .					Ministry of Supply Mission	
12.	Health				•	Director General, Indian Medical Service, Resettle- ment Section	
13	Home .					Cash Branch, R & I Section	
14	Legislative					Accounts & Estt Branch	
15	External Affa	BITS				Ditto	
16.	Political		•			Ditto.	
17.	Crown Finan	ce					
18	Education						
19.	Labour .					Chief Inspector of Explosives.	
20	Health .					Medical, General, Cash & Issue Sec	
	Transport		•	•	•	Consulting Engineer (Roads) and Indian Roads Congress	
	Home .	٠	•	٠	٠		
	Labour (C. P	. w.	D)	٠	٠	Estt. CPWD and M' Branch.	
	War .	٠	٠	٠	•	DMS III Administrative Dental Section.	
25.	Commerce				•	Reconomic Adviser's Office,	

Department	Section or Office	
26. Communications .	 Rly Inspectorat Branch	
27. Military Finance	 D F A (AG) and Regulation Section	
28. War .	Personal Services Dte, Pensions Br, M. G. O. Br. (MG/OS 19).	
29 Education .	D. G , Archeology	
30 Finance	 Cantral Board of Resenue,	
	Ex 1 & 2 Branches,	
	1 Regulation and 1 & 2 Branches	
31 Railway	Traffic and Commercial Section	
32. Legislative .	 Pensions Apeal Branch	
33 Labour	C. R,	
	Cash,	
	Administration Branch	
34. Labour .		
35 Works, Mines and Power	"Stationery & Printing" and "Accounts & General" Branches	
6. Industries and Supplies .		
7. Commerce	Commerce Branch	
8 War	Contral Provision Office	
9 Works, Mines and Power .	Allotment section of estate office	
0 Works, Mines and Power .	Office of the Chief Lady Superintendent.	
l Food	Oil Seeds & Vanaspati Controllers Office.	

RECOMMENDATIONS OF TARIFF BOARD RE PROTECTION TO WAR-TIME INDUSTRIES

445. *Mr. Siddiq Ali Khan: Will the Honourable the Commerce Momber
please state why nothing has been done so fat to implement the recommendations
of the Tariff Parad commendation and the protection to write an advantage.

of the Tariff Board as regards the protection to war-time industries?

The Honourable Mr. I. I Chundrigar: Government's orders on eight of the
Tariff Board's report out of the 15 received so far, will be issued shortly The
departmental examination of four more reports has been completed and steps
have been taken to complete the examination of the remaining reports with the
least possible delay I may assure the Honourable Member that all possible
steps are being taken to expedite the issue of orders on the Tariff Board's reports.

BAN ON ANY SECTION OF POPULATION ENTERING A PARTICULAR TRADE IN BRITISH INDIA

446. *Captain Syed Abid Eussain: Will the Honourable the Commerce Member please state whether it is a fact that within the limits of British India there exists 10 bat on any section of the population entering into a particulal trade?

The Honourable Mr. I. I. Chundrigar: The question should have been addressed to the Honourable Member for Industries and Supplies It has accordingly been transferred to the list of questions for the 14th November 1946, when it will be answered by the Honourable Member for Industries and Supplies

INDIANS IN MAURITIUS

- 447. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Commonwealth Relations please state
- (a) whether it is a fact that the Indians in Mauritius are not able to enjoy their legal rights due to the right favouritism of the Government there,
- (b) if it is a fact that only thirty nimites are assigned for Hindustani classes in Pin mary Schools, although the number of Indians in that country is more than fifty per cent of the whole condition.
- (e) if it is also a fact that, while teaching of French and English is compulsory, that of Hindustani is not so, and
- (d) if it is further a fact that Indian girls after passing sixth class in Primary Schools are not allowed to pursue further studies in a Middle School of College unless they change then names into Christian names and their dress into European dress?

The Honourable Pandit Jawaharial Nehru: (a) The Government of India are not aware of my racial discrimination against Indians in the exercise of their legal rights

- (b) Government have no information on this point
- (c) The common medium of instruction is Creole or a corrupt form of French Indian languages are used occasionally. In the higher schools the teaching is conducted in English. The use of French and of the vernacular is allowed where its found notes, and
- (d) The Government have no definite information on the point. M. Ridley, who was deputed to Maintins to inquie into the condition of Indians there, however, reported in 1940 that there were placefully no Indian girls attending secondary schools and that the fact that the present State-Vided Schools were denominational acted as a strong determint of indian parents.

REPRESENTATION OF INDIANS ON PUBLIC PODIFS IN MAURITIUS

- 448. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Commonwealth Relations please state
- (a) whether it is a fact that Indians are not given representation according to their population in the public bodies of Mauritius like the Municipalities and District Boards, and
- (b) whether it is a fact that they are given only ten per cent representation on the above-mentioned representative bodies while their population is more than fifty per cent?

The Honourable Pandit Jawaharial Nehru: (a) and (b) According to the Report of Mr Rudley, who visited Mauritius in 1940, there were two nominated Indian members in the Legislative Council which consisted of the Governor, eight ex-officio members, mne nominated members and ten elected members. There was no Indian elected member Indians in Mauritius number about 270,000, that is, 64 per cent of the total population

There were two Indian representatives on the Municipal Council of Pors Louis, although Indians own no less than two thirds of the property in the Municipality

The Township Boards at Curepipe, Beau Bassin and Rose Hill are nominated by the Governor There was an Indian Member in two of the Boards But this did not satisfy the needs and aspirations of the Indian residents, and the introduction of a more democratic system was being demanded.

RESTRICTIONS ON PROPAGANDA OF HINDUSTANI LANGUAGE IN MAURITIUS

- 449. *Pandit Sri Krishna Dutt Paliwai: Will the Honourable Member for Commonwealth Relations be pleased to state
- (a) whether there are any restrictions on the propaganda of Hindustani languages and Hindustani reviews in Mauritius: and

(b) whether it is a fact that Prof Basudev Bishan Dayal, a Hindu Missionary in Mauritius, was twice sentenced for defying the restrictions imposed upon him for carrying on his missionary work?

The Honourable Pandit Jawahariai Nehru: (a) The Government are not aware of any such restrictions

(b) According to the mformation available with the Government of India Mr Basudev Bishan Dayal was piosecuted under Detence Regulations on February 22, 1944, for holding, in breach of Regulations, a public meeting without having previously applied to the Commissioner of Police for authorisation to do so Before prosecution he had been warned both orally and in writing of the consequences of persisting in his course of action. In July 1944, as a result of a reference by the Government of India, information was received that he had been released before expiration of the full sentence.

The Government of India have no information about any later prosecution

INDIAN LABOURERS IN MAURITIUS

- 450. *Pandit Sri Krishna Dutt Paliwal. Will the Honourable Member for Commonwealth Relations please state
- (a) whether it is a fact that Indian labourers in Mauritius get a small wage ranging from one tupes four cents to one tupes fifty cents only,
- (b) whether it is a fact that in Indian labourer in that country with nie or six children is given only two unventilated small rooms made of sugar cane shaw.
- (c) whether it is a fact that Ayurvedic of Unani medicines are not allowed to be sold in the market of Mauritius, and
- (d) whether it is a fact that Indians are given firsh posts in Government Department if they change their names into Christian ones?
- The Honourable Pandit Jawahariai Nehru. (a) The Government understand that wages of labourers in Mauritius are in that neighbourhood. In July 1946 an island wide increase of 25 per cent, was sanctioned by the minimum wages Board.
- (b) According to Mr. Ridley, the common st type of house on the estates is made of cane trash. In some cases also stems, bamboo and raund are used for walls and partitions, and cane trash for the roof. The houses visited were clean and kept in good repair, and housing in general was quite satisfactory.
- Off the estates the housing condition of Indians was not so satisfactory. The houses were usually of an inferior type. Only about 13 per cent. of the labour employed in the estates resided on the estates.

According to the report of the Commission of enquiry into the disturbances which occurred in Mauritius in 1943, in some estate camps in the North the old cheap type of hit built of loose stone walls plastered with cow dung, with a low thatched roof and poor ventilation, was being replaced by rows of more modern rooms with concrete walls and corrugated rom roofs. The luring space, however, provided in these rooms to labourers who had families of several children was madequate.

- (c) The Government have no information on the point
- (d) The Government have no information to this effect. But Mr Ridley said that it was not possible to give an accurate list of Indians employed in the various Departments since it was a common custom in Mauritius that when an Indian adopted another religion or European ways of living he ceased to regard himself as an Indian and was classed as a member of the general population. Moreover, not infrequently Indians adopted French names

In dealing with applications for appointments, matters of transfer and promotion there was no proved recial discrimination. Certain leading members of the Indian community had alleged such racial discriminations but the allegation was difficult to prove or disprove

STARRED QUESTIONS AND ANSWERS

HINDUSTANI TEACHERS IN MAURITIUS

- 451. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Commonwealth Relations please state
- (a) whether it is a fact that Hindustani teachers in Mauritius gef a very low pay as compared to teachers of French and English,
- (b) whether it is a fact that the property qualifications in Mauritius to become a voter are as high as Rs 25 per mensem as rent or Rs 50 per mensem as salary or Rs 3.000 worth of property.
- (c) whether it is a fact that Indians holding degrees of Indian Universities to practise law and medicine are not allowed to do so in Mauritius;
- (d) what are the steps which Government propose to take to redress the abovementioned grievances of our Nationals in Mauritius, and
- (e) whether Government propose to send their ambassader to Mauritaus to-look after the interest of our National, there?

The Honourable Pandit Jawaharial Nehru: (a) The Government of India have no information on the point

- (b) Yes
- (c) Government have no information on the point
- (d) No discrimination is involved in (b) above since the qualifications for Registration in the Electoral Roll are the same for everybody. As regards (a) and (c), Government will make enquiries and will take up the matter with His Majesty's Government if found necessary.
- (e) There is no such proposal at present The Government will, however, consider the suggestion.

LICENCES FOR EXPORT OF CASTOR OIL

- 452. *Mr. Vadual Lallubha: Will the Honourable the Commerce Member be pleased to state
- (a) whether Government are aware that due to the present food shortage, all kinds of seeds and its export policy are controlled by the Food Department as a result of which, the control on the export of castor oil, which is not edible, affects the interests of the castor seed oil industry, as heences for the export of castor oil are not freely granted,
- (b) If so, whether Government propose to consider the desirability of placingcastor oil on the free list so that castor oil may be freely exported to the advantage of the local castor seed crushing industry and agriculture which would in turn benefit by the production of oil cakes,
- (c) whether Government are aware that during pre-war times, India 'was exporting castor seed in large quantities and that during war time castor seed crushing industry had prospered, which is now going down as a result of the policy of Government to restrict the export of castor oil and also of not using it for locomotive jubrication, and
- (d) if so, what steps do Government intend to take to avoid any harm being done to the oil seed crushing industry and to agriculture?

The Honourable Mr. I. I. Chundrigar: (a) to (d). The Honourable Member's astronamon is invited to the reply given in this House on the 7th November 1946 to his starred question No 285

NUMBER OF INDIANS IN GERMANY

- 453. *Mr. G. B. Dani: (a) Will the Honourable Member for External Affairs be pleased to state how many Indians are in Germany, and since how long.
- (b) Are Government aware of the fact that Indians in Germany do not get food, clothings and any jobs according to their qualifications?
- (e) Have the Government of India taken any steps either to relieve their difficulties or to call them back to India?

- The Honourable Pandit Jawaharlal Nehru: (a) There are estimated to be 92 Indians at present in Germany of whom 69 have hitherto been traced. It is not known exactly how long each has been in Germany but it is thought that most of them were living there at the beginning of the War
- (b) and (c) The Government of India are aware that conditions in Germany entail hardship for the entire civilian population of all nationalities. The Indian Military Mission in Berlin is taking all possible steps to relieve distress among Indian nationals in Germany, to secure them extra food and clothing when necessary and to assist them in overy way possible. They are also making every effort to secure passages as quickly as possible for all those desiring to return to India.

NATIONALIZATION OF PETROLEUM COMPANIES

- 454. *Sreejut Rohini Kumar Chaudhun: Will the Secretary of the Works, Mines and Power Department be pleased to state what policy has been adopted by the Government of India regarding nationalisation of established Petroleum Companies, such as Assam Oil Company and Burma Oil Company now operating in Assam, and whether under the present policy the Government of Visuan has any authority to nationalise the Industry so far as operations in the Province itself are concerned?
- Mr. B. K. Gokhale: First part—No policy has been adopted by this Government in regard to nationalisation of established Petroleum Companies now operating in Assam or elsewhere

Second part — Does not arise The question is for the consideration of the Government of Assam

HYDRO-ELECTRIC PROJECTS IN ASSAM

455. *Sreejut Rohini Kumar Chaudhuri: Will the Secretary of the Works, men and Power Department be pleased to state whether the Government of Assam asked for any assistance from the Government of India in the matter of carrying out their Hydro-electric projects in the Province? If so, do Government propose to grant any assistances

Mr. B. K. Gokhale: The reply to the first part is in the affirmative

The Central Technical Power Board have made a preliminary survey of all the potential loads in areas which could be commanded by hydro-electric precision the Khasi and Jamtia Hills at the end of September 1946 and they hope to send in the near future a Project Officer to make a reconnaissance survey of sites in these Hills in consultation with the officers of the Assam Government They also propose to send another Project Officer shortly to start the examination of the prospects for nursery power developments to the north and south of the Brahmsputra and to the west of Gauhati in the Kamrup District The Central Technical Power Board will then be in a better position to advise the Government of Assam how they might best proceed in the matter

REGISTERED TRADE UNIONS IN TEA ESTATES

- 456. *Sreejut Rohini Kumar Chaudhuri: (a) Will the Honourable the Labour Member be pleased to state how many registered Trade Unions are there in Tea Estates, showing separately unions in the Indian and European-owned Tea Estates?
- (b) Are the Government aware that Tea plantation labourers are mostly illhterate, and that they are themselves unable to form a Trade Union"
- Mr. S. O. Joshi: (a) According to information available with the Government of India it appears that there are six registered trade unions in Tea Estates. No information showing whether they are in the Indian or European owned Tea Estates is available.
 - (b) Yes.

REPEAL OF "CHIN HILL REGULATION"

- 457. *Sreejut Rohini Kumar Chaudhuri: (a) Will the Honourable Member for External Affairs please state whether it is a fact that British Indian Subjects are not allowed to go beyond Nichugarad in Naga Hills without a permit from the Political Agent of the Manipur State?
- (b) Are Government aware that Naga Hills is a British territory and that permits are required even for a journey to Kohima, which is the headquarter town of Naga Hills?
- (c) If the replies to (a) and (b) above are in the affirmative, under what provisions of law are such permits demanded, and do Government propose to abolish this restriction immediately?
- (d) Are Government aware that under an ancient Regulation called "Chin Bill Regulation" introduced by the Government of India the district and Police Officers known as Superintendents are competent to exist British Indian Subjects from Hill districts and Hill areas within twenty-four hours? If so, do Government propose to repeat this Regulation forthwith?
- The Honourable Pandit Jawaharial Nehru: (a), (b) and (c) It is a fact that under the Eastern Frontier Regulation of 1873 no one other than officers on Government duty and British Indian residents of Manipur and the Naga Hills may go beyond a certain line in the Naga Hills without a pass. The territory in point is part of an Excluded Area and is therefore in the charge of the Governor of Assam acting in his discretion. The restrictions have already been relaxed in the case of members of any political groups wishing to visit the areas concerned, and the question whether they should be further liberalized or removed is under consideration.
- (d) Yos Under Regulation V of 1886, which has been extended to the Hill areas of Assam, the Superintendent or Deputy Commissioner if satisfied that the presence of any person who is not a native of such area is minimous to the peace or good administration of the area, may for reasons to be recorded in writing order such person to leave the area within a given time

Government are considering what steps should be taken in regard to or modification in this regulation

RETURN TO IMPHAL IN MANIPUR STATE OF EVACUATED INDIAN TRADERS

- 458, *Sreeut Rohini Kumar Chaudhuri: (a) Will the Honourable the Leader of the House be pleased to state if the British Indian Traders who had evacuated from British Reserves of Imphal in the Manipur State and whose land and other properties were forfeited by the Political Agent of Manipur have been allowed to return to Imphal and resume their business?
- (b) Have all of their landed properties, buildings and movables been returned to them? If so, when?
- The Honourable Pandit Jawaharial Nehru: (a) and (b) I am placing on the table of the House for the information of the Honourable Member a copy of the Orders passed by His Excellency the Governor of Assam on August 14, 1946, which inter alia make it clear that Birtish Indian Traders are free to enter the British Reserve in Manipur and also provide that the houses, other properties and any available money due on account of rent, etc., should be made over to the traders concerned Detailed information of the dates on which the various houses and other properties etc were returned is not readily available.

ORDERS OF THE GOVERNOR OF ASSAM

Shillong, the 14th August 1946

Read --Petitions of certain Indian merchants as in the enclosed list and from other persons for permission for return to the British Reserve in Manipur

Order -His Excellency the Governor is pleased to order that

(1) As there is no law excluding foreigners the petitioners and other Indian traders including those who never forfeited their right to the pattes held by them, should be allowed ingress into the British Reserve in Manipur,

- (2) Applications for new leases of lands they formerly held should be considered sympathetically by the Political Agent if the land is not required for other purposes
- (3) Such of the petatoners and other persons, already given permission to retinin to Imphal, as may be granted new leases should be hable to pay their land revenues and taxes in arrear, if any, for old ones, and this should be a condition precedent to the grant of a naw lease
- (4) Only one shop site should be settled with each trader with an additional site for a garage where necessary.
- (5) They should be allowed possession of their houses and other properties in the British Reserve in Manipur and, those who present such claims, be given any available money due to them, e.g., reut collected from the Mittary authorities or other tenants. But they should be left to claim for further redress if there are any parties whom they can sue and to file judicial applications in the Count of the Political Agent in Manipur.
 - (6) The above orders should take effect immediately

R W GODFREY.

459. [Cancelled].

UNSTARRED QUESTION AND ANSWER Central Maritime Board for India

- 67. Miss Maniben Kara: Will the Honourable the Commerce Member please state
- (a) whether Government propose to set up a Centual Maritime Board composed of representatives of seafarers, shipowners and Government on the lines of such bodies in the United Kingdom and other countries.
- (b) if the answer to (a) above is in the affirmative, when do Government propose to take this step, and
 - (c) what procedure do they propose to follow?

The Honourable Mr. I. I. Chundrigar: The U. K. National Maritame Board is not a tripatitie organisation but only a bipartite one, comprising representative of shipowners and seafarers. The Government of India do not propose at present to set up a Maritame Board in India along the lines of the U. K. Maritame Board They have, however, under consideration the question of setting up a Maritame Labour Advisory Committee comprising representatives of Government shipowners and seafarers to advise Government on maintime labour problems.

SHORT NOTICE QUESTIONS AND ANSWERS

AMERICAN SURPLUS FOOD STORES HANDLD OVER 10 GOVERNMENT OF INDIA

- Dr. Zia Uddin Ahmad: (a) Will the Secretary of the Food Department please state when the American officials handed over the surplus food stores to the Government of India?
 - (b) Who took charge of these stores on behalf of the Government of India?
- (c) Has the Food Department accurate list of the stores handed over the Government of India and the places where this foodstuff is lying?
- (d) Is it a fact that the foodstuff is still in the possession of the Army personnel and the Food Department has not the correct record of the quantity available for disposal at a particular place?
- (e) Are Government aware that the purchasers are often disappointed to find that the articles they have purchased are not at the place mentioned in the sale document?
- Mr. B. R. Sen: (a) The U S A Army handed over the surplus food stores to the Government of India during the period 20th March to 6th May 1946.
- (b) The Army accepted transfer of charge on behalf of the Director General of Disposals, Government of India
- (c) The Food Department is in possession of the stock-lists for various depots as made out by the U S A Army authorities

- (d) The stocks are still in the custodial charge of Army personnel. It is true that the quantities in some instances do not agree with the stock lists with the Food Department
- (e) In some instances articles sold are not available in the depot mentioned and for this reason it say orders are may specificary subject to the streks being actually available.
- Dr. Zia Uddin Ahmad W.II the Honourable Member be pleased to state what is the quantity that is not accountable, that is, the difference of the quantity handed over by Americans as in their books and the quantity is now in the books of the Disposals Directorate?
- Mr. B. R. Sen: The total quantity mentioned in the stock list was 55,000 tons, and the quantity not accounted for is about 8,000 tons
- Sri M. Ananthasayanam Ayyangar: Was no one from the Food Department present to verify the stocks and the lists when the stocks were handed over?
- Mr. B. R. Sen: The stocks were hunded over in a very short time in a summary way. The iteras handed over were very large in number and scattered. It was not possible for the army personnel to verify the stocks before they were actually taken over.
- Sri M. Ananthasayanam Ayyangar: Has this been communicated to the army authorities and the American authorities who handed it over and who might be under the impression that they handed over 8,000 tons more than was actually handed over?
- Mr. B. R. Sen: The accounts are now being made up and it will be seen what the deficiency is and what it is due to, and then the matter will be taken up
 - Dr. Zia Uddin Ahmad: What is the value of the foodstuff that is lost?
- Mr. B. R. Sen: The total value is about 8 crores of rupees I cannot say what the value is of these 8,000 tons because they refer to various items

Appointment of Mr V K Krishna Menon as Ambassador for Western Countries

- Mr. Ahmed E. H. Jaffer: Will the Honourable Member for External Affairs be pleased to state
- (a) if it is a fact that he has appointed Mr V K Krishna Menon as his personal travelling Ambassador for the Western Countries,
- (b) if the answer to (a) above be in the negative, will Government please the in what capacity he was sent to interview M Molotov and now to the United States of America,
 - (c) the terms of his appointment, his salary and allowances, and
- (d) will Government place on the table of the House a copy of his report which he is said to have submitted to Government on his recent discussions with the Soviet Foreign Commissar M Molotov?
- The Honourable Pandit Jawaharial Nehru: (a) The question of appointing Mr V K Krishna Menon to explore possibilities of establishing diplomatic relations with certain countries in Europe has been under consideration. It was considered desirable to make an informal and semi-official approach at first before a formal approach was made Meanwhile he was saked to meet various representatives of foreign Governments in London and elsewhere on behalf of the Vice President to convey the greetings of the Interim Government and to state that we desired to develop friendly relations with those countries
- (b) In view of the food scarcity in India it was decided to approach the Government of the USSR and to request them to send wheat or rice to India. This request was sent direct to Moscow and as M. Molotov, the Yoreign Minister of the USSR, was then in Paris for the Peace Conference, Mr V K Krishna Menon was requested to pay a personal visit to him to convey this request as

- well as the greetings of the Interim Government. He carried with him a personal letter from the Vice-President to M Molotov Mr Krishna Menon is now functioning as an alternate delegate with the Indian Delegation to the United Nations General Assembly
- (t) Mr Krishna Menon has been working in an honorary capacity and has been paid only his travelling sypenses. While acting as a member of the Indian Delegation to the United Nations General Assembly, he will receive the same allowances as other non-officials on the Delegation.
- (d) It is not customary to place confidential rejorts on the table of the may be stated, however, that the convexistations with M Molotor were very friendly and he expressed his willingness to exchange diplomatic representatives with India It was proposed that this might be gone into further in Moscow in December next
- Mr. Ahmed E. H. Jaffer: In view of the known pro-communist views of Mr. Menon and his close association with the Communist party in Great Britain, may I know whether Mr. Menon was the right man to have been selected for negotiation with the Russian Government?
- The Honourable Pandit Jawaharlal Nehru: Mi Menon was chosen obviously because he was considered an excellent person for this kind of work. I will not go into the Honourable Member's misinastion about his communist views, etc., I also hold communist views, in a large number of matters. As a matter of fact the result of Mi Menon's visit to Paris to meet M Molotov has been very fortunate for us, as Honourable Members might see from what is happering in the United Nations Assembly where a large number of countries are supporting us in our stand in South Africa, and in other matters
- Mr. Abdur Rahman Siddin: Will the Honourable Ucmber tell us whether aparty other than the head of the State can send such personal and unofficial ambassadors on the diplomatic plane?
- The Honourable Pandit Jawaharial Nehru: Obviously, it has been done by me
- Mr. Abdur Rahman Siddiqi: Will the Honourable Member kindly consider the desirability of consulting international lawyers as regards international the desirability of consulting international lawyers as regards.
- The Honourable Pandit Jawaharial Mehru The Government of India follows international estimates and also chooses to function, as far as possible, as an independent Government
 - Mr. Abdur Rahman Siddigi: Facts are different from fiction
 - Mr. President: That is an argument
- Mr. Ahmed E. H. Jaffer: May I ask the Honourable Member whether it was a Cabinet decision or a decision taken by the Honourable Member himself?
- The Honourable Pandit Jawahariai Nehru: It was a decision taken by me in consultation with all the members of the Cabinet

REDUCTION IN PRICES OF MATCHES

- Sir Cowasjee Jehangur: Will the Honourable Member for Industries and Supplies please explain how the prices of matches have been reduced, since the Honourable the Finance Member made his statement in this connection during the last Budget Session?
- The Honourable Dr. John Matthai: Sr. I am glad to be able to answer this question Vectorda, there was a supplementary question on this subject by my Honourable friend Mr. Manu Subedar which I rather misunderstood and to which I think I gave a misleading reply The correct position is this The size of match box most commonly produced in India contains 50 to 60 match stacks. At the time the Finance Member made his budget announcement, a box of 60 matches was priced at 9 pies Subsequent to it the match companies agreed to place on the market a box of 50 matches priced at 6 pies.

no changes in the prices of other sizes but these are not produced in any appreciable quantity.

- Mr. Manu Subedar: Being a very inveterate amoker I am a very heavy consumer of matches May I know whether the Honourable Member has noticed persistent deterioration in quality, so that while the price position is as the Honourable Member said the quality has gone down Will Government take some steps in order to get this wood impregnated and have the quality improved?
- The Honourable Dr. John Matthai: I think I explained the Government's position on this subject in a reply I gave to the Honourable Member yesterday We are looking into the matter
- Prof. N. G. Ranga: Is the Honourable Member aware that there is a black-market even in matches?
- The Honourable Dr. John Matthai: I am not aware, but it is quite conceivable
- Prof. N. G. Ranga: Is he aware further that one box of matches so being sold at 8 to 12 annas in the city?
 - Sri M. Ananthasayanam Ayyangar: It is scandalous

(No reply)

PUBLICATION OF REPORTS AND RECOMMENDATIONS OF TARIFF BOARD

- Maharajkumar Dr. Sir Vijaya Ananda: Will the Honourable the Commerce Member be pleased to state whether Government propose to publish in full all the 14 reports and recommendations submitted by the Tariff, Board before passing final orders on them?
- The Honourable Mr. I. I. Chundrigar: No, Sir The publication of Tariff Board's reports in advance of the announcement of Government's decisions thereon may lead to the encouragement of speculative activities in anticipation of action to be taken by Government
- Sri M. Ananthasayanam Ayyangar: May I ask the Honourable Member if before taking decision the Government will place the views of the Tanff Board in particular matters before the Standing Committee which advises him?
- The Honourable Mr. I. I. Chundrigar: What the Government propose doing is this There are two stages at which they will invite public criticism. At the time when the Tariff Board is making enquiries, they consult both the manufacturers and the consumers about the nature of protection or subsidy to be given to some industries, and secondly, after Government take the decision and before they introduce legislation for the purpose of granting protection or subsidy Government propose to consult public on the point

Maharajkumar Dr. Sir Vijaya Ananda: Are Government prepared to consult the industries as well?

The Honourable Mr. I. I. Chundrigar: The industry concerned has got full opportunity of placing its case before the Tariff Board when the enquiry is held

- Sri M. Ananthasayanam Ayyangar: I ask the Honourable Member to mform the House whether Government will consult the Standing Committee on this Department with regard to any particular recommendation of the Tariff Board before they come to final decisions?
- The Honourable Mr. I. I. Chundrigar: The Standing Committee, as the Honourable Member is aware, meets about twice a vear and we cannot keep the recommendations of the Tariff Board pending till the meetings of the Standing Committee are held, as by doing so, we will be defeating the very object of giving protection to industries which stand in need of protection. If at the times when a meeting of the Standing Committee is called, certain recommendations are pending, we will consider the suggestion of placing such recommendations before them

Prof. N. G. Rangai: Is there any rule which the Standing Committee should meet only twice a year? Is it not possible for the Government to hold the meetings of the Standing Committee as often as the necessity arises?

The Honourable Mr. I. I. Chundrigar: It is difficult to call the meeting every time because you may be aware that over 100 applications have been made to Government for protection and the policy of Government is not to keep the matter hanging As soon as a report is received, it is examined by the Department and as soon as the departmental examination is over. Government reach a decision and it is not always practicable to consult the Standing Commissee Dut it a meeting of the Standing Committee is called and at that time certain matters are pending decision before the Government, Government will consider the advisability of placing these matters before the Committee

Sri M. Ananthasayanam Avvangar: Will the Government also consider the desirability of placing any negative decisions they may come to before the House in order to give the House an opportunity to consider the recommendations of the Tariff Board?

The Honourable Mr. I. I. Chundrigar: That is a matter which the Honourable Member can raise by questions

ANNOUNCEMENT RE THE SUPPLY OF ASSEMBLY AGENDA ETC. TO MEMBERS ON ACCOUNT OF THE IMPOSITION OF CURFEW ORDER IN DELHI

Mr. President: I have to inform Honourable Members that on account of the imposition of curiew order in the city of Delhi, the members of the menial staff, most of whom live in the affected area had to leave office yesterday before dusk It was, therefore, not possible to circulate the supplementary agenda for to-day as well as certain other papers to Honourable Members at their resi-dences last night I may add that if the situation does not improve the papers instead of being circulated to Members at their residences will be supplied to them in the chamber, as far as practicable

Sri M. Ananthasavanam Avyangar (Madras Ceded districts and Chittoor Non-Muhammadan Rural) When will the papers be circulated?

Mr. President: During the course of the day

ELECTION OF A MEMBER TO STANDING COMMITTEE ON PILGRI-MAGE TO HEJAZ.

The Honourable Pandit Jawaharial Nehru (Member for External Affairs and Commonwealth Relations) Sir, I beg to move

"That the Assembly do proceed to elect, in such manner as the Honourable the President may direct, one Muslim member to serve on the Standing Committee on Pigrimage to the Hejaz vice Sir Hassan Suhrawardy decessed, for the unexpired portion of the life of the Committee constituted on the life April, 1944 and due to expire on the Jist March, 1947"

Mr. President: The question is

"That this Assembly do proceed to elect, in such manner as the Hénourable the President may direct, one Muslim member to serve on the Standing Committee on Pilgringage to the Heyar ure für Hassan Suhrawardy deceased, for the unexpired portion of the life of the Committee constituted on the lat April, 1944 and due to expire on the 31st March, 1947."

The motern was adopted

Mr. President: I have to inform Honourable Members that for the purpose of election by means of the single transferable vote of one Muslim member to the Standing Committee on Pilgrimage to the Hejaz, the programme of dates will be as follows

1 Nominations to be filed in the Notice Office upto 12 Noon on Wednesday. the 13th November

2. Election, if necessary, will be held on Friday, the 15th November in the Assistant Secretary's room in the Council House between the hours of 10-80 a.m. and 1 rm

Mr. President: The House will now proceed to further consideration of the motion moved by the Honourable Dr. John Mattha, namely

"That the Bill to provide for the continuance during a limited period of powers to control the production supply and distribution of, and brade and commerce in, certain commodities, as assended, be passed "

Dr. Zis Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Sir, I do not want to continue my speech further, but I will simply ask a few questions, and I would request the Honourable Member for Industries and Supplies to reply to them when he gets up for his final speech.

My first question is this The Honourable Member himself is anxious to lower the price level of articles, but will not the method he has adopted in this particular Bill raise the prices instead of lowering thom? We know that the prices can only be lowered by competition in the trade, and what creates an enemy of the trade is monopoly, hoarding and combines, and it is this decision which he is now introducing in this particular Bill

My second question is this. There has been a good deal of complaints about corruption of officials which has never in the past, since the time when Queen Victoria took charge of Indian Administration in 1856, been on such a large scale as it is at present. This is due to the fact that Government has exposed its officials to great temptations. Their fixed purchasing power is lowered and the temptation is increased. Has the honourable gentleman done anything to reduce the temptation?

My third question is that all the supporters of my honourable friend to-day in the Assembly have been vigorously opposing the introduction of control through the period of four-or five years. Now they are asked by vote to put it on the Statute Book Wo will no doubt drink the cup but it will be Socrates up Still we will drink it cheerfully

My fourth point is that the difficulty of the stockists is there. The stockists really raise the price level. They are a source of great nuisance linspite of the fact that a permit is given to them, they refuse to supply, and raise the question that the article is not there, and they sell to those persons to whom it is convenient to sell for one reason or other. Will be now take steps to abolish these intermediances both in iron and steel as well as in the textile trades? These intermediances are a source of great trouble to everyone.

My fifth question is this Isn't it a fact that in the case of the cotton as their raw material have taken up the entire quota. The result is that the smaller industries are altogether starved. So when the quota is given in the manner dependent on the Government, then the men who always secure the deal are the persons who are very rich and who can afford to approach the Government and secure the quota. I know in the case of the United Provinces the quota has been exhausted and taken up by a few manufacturers of cotton and the poorer people who really carry on the cotton industries and the smaller trades have nothing left.

Sol M. Ananthassyanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) I would like to sak the Honourable Member why mice has been included in clause 2 Mica is an article of export why should we not be allowed to export it freely to other countries?

As regards the Act itself, I would like to make three or four suggestions Sanction under Section 1 can be given under Clause 11 by any public servant for prosecution. This is a very important matter. I would urge upon the Honourable Member to issue instructions that a person not below the rank of a District or First Class Magistrate should be empowered to give sanction

Then as regards the summary proceedings for which provision is made in clause 12 to try offences summarily. It has no doubt been copied from the

[Sil M Ananthasayanam Avyangar]

previous Ordinance or rules made under the Defence of India Rules But this may not be necessary in peace time. Except in exceptional cases, summary proceedings should not be allowed Those instructions may kindly be sent by the Department

Thirdly, in various cases in which some of us have had to appear, we have not been able to find the copies of the latest rules and orders, and at the time of the prosecution of a man, the judge did not have a copy of the orders which the accused was supposed to have contravened. The various prohibitions and injunctions have not been made available to the public and without knowledge of these they have been charged with various offences. The Bill says the Gazette notification is enough. But various other orders are also issued and they must be made public from time to time

Lastly, the Honourable Member is fully aware that this Bill which is a short one embodies 27 other orders, each one of which is a Statute by itself These orders have got extensive operation and value. I do not know whether the Honourable Member himself has had sufficient time and opportunity to look into every one of these orders and as to how they have been worked during the war and after the war. A number of these orders went up to the High Courts and the Courts suggested modification in them I would urge the Honomable Member to review these matters and if necessary create small committees of this House to sit with him in respect of every one of these orders, with respect to future orders the may kindly place them before his own departmental committees or small sub-committees of this House to find out whether those orders are oppressive or harsh

These are the suggestions I place before the Horfourable Member, because this measure is a copy of the Ordmance which itself is a copy of the rules framed under the Defence of India Rules and other rules, to which we were I am not condemning the authority of the sponsor of this Bill Now that was conditions are over let us be a little more careful and not allow this Act and the rules to be oppressive to the general public

Mr. President: I might just remind the Honourable Members of the limitations of this debate. This is the third reading and the debate should be restricted only to the amendments and the alterations made during the consideration stage Further I find the same thing is being repeated by Member after Member I was not present in the House yesterday from 4 to 5 O'clock in the evening. But it appears the discussion is again going to be repeated I should warn Members against this kind of repetition If I find it so, I do not propose to allow it

Sri M. Ananthasayanam Ayyangar: At the third reading we can throw out the Bill

Mr. President: That is present to my mind

Sri M. Ananthasayanam Ayyangar: These are all the implications Whether they have been touched in the second reading or not, I can still appeal to the House to throw out the Bill Of course, I am not going to do that!

Mr. President: That is exactly the point, if a Member wants to oppose the Bill and vote against it But Members who wish to support the Bill should not again repeat arguments by a further speech

Sri M. Ananthasayanam Ayyangar: We are not opposing But we must have our say

Sit. W. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) The scope of discussion must be the same whether a person opposes it or not

Sreejut Rohini Kumar Chaudhuri (Assam Valley Non-Muhammadan) draw the attention of the Honourable Member to Clause 11 of this Bill and ask whether the words "public servant" includes a police officer. In the past it has been interpreted that a charge sheet of a police officer is also a complaint so far as these clauses are concerned. This point ought to be made clear. The whole object of the Defence of India Rules was to take these cases out of the junicidenon of the ordinary police. But it has been interpreted in the past that this "report in writing" includes the charge sheet of the police.

Mr. President: What clause is he referring to?

Sreeiut Rohim Kumar Chaudhum: Clause 11

Prof. N. G. Ranga (Guntum cum Nellore Non-Muhammadan Rural) 1 do not feel inclined to support this Bill. I am not generally opposed to such controls but the way in which these controls have been working in this country, does not recommend a Bill like this for the acceptance of this House I think my Honomable friend, Mr Ayyangar was right when he said that the time has come when the Government should review with the help of a few scientists, administrators, as well as economists, the way in which the various controls that had been instituted under the former Government had worked. It is more than a year since the war was over and I do not know why Government have not taken care to study the working of the Act and see that they are advised properly. Very recently the predecessor of my Honourable friend, Dr. John Watthar, and one of my leaders. Wr. C. Rajagopalachanar, had expressed the view in a conference that he was personally in tayour of removing some of these controls, especially those very important controls on textiles. There were so many criticisms of this view and I was wondering who was right among these two parties. The then Honourable Member on one side or the business people who were clainouring for these controls. Generally speaking we find in any country, even so in this country, husmess people are opposed to these controls but extraordinarily enough I find a number of businessmen coming forward as champions of these controls and I begin to wonder whom these controls were benefiting must be that these businessmen were being benefited by the controls. Has my Honourable friend Dr. John Matthin given sufficient care and study to this particular subject after Mr. Rajagopalachanai had made his specen and before he gave his consent to this proposition of moving this Bill in this House? I know for a fact in actual practice in our villages these controls are being condemned by every body. It is true that controls are needed and they are being tolerated in England too But what was the purpose behind the controls? To achieve equitable distribution of scarcity goods as between different sections of the people in order that the poorer classes may be assured. of then due share of the goods and in order that the rich people who have plenty of loose cash might not be able to run away with all the goods. What The 11ch man can get whatever he likes in spite is happening in this country of these controls and in whatever quantities he likes. He has no value for money and there are people who have value for money and these are the black marketeers and police officials and various others who are supposed to administer these controls. They take away the money from these rich people for whom money has no value at all and give them all the goods that they Who suffers in the bargain? It is the poor people. Let us go into our villages and you will find that there is terrible scarcity Go to a town you will find that every thing is to be found in abundance and the rick people in those towns are able to have all that they want but not the poor Therefore the primary object of these controls has been and is being defeated today Therefore it is the duty of my Honourable friend to institute immediately an enquiry into this matter and see that the results thereof are obtained as soon as nossible and see also that the controls to be continued under this Bill are either stopped or amended or properly administered, so that the primary object with which these controls are to be continued is really enforced and achieved

Then there is the question of distribution between areas and areas. Take sterosene, for example, or match boxes. What is the manner in which these

[Prof N G Ranga]

things are distributed between urban and runal areas. The other day the question of the distribution of sugar was raised and also the question of jaggery and gu. And we were told that those were matters of provincial concern. It is in this way that the ordinary people are being dismissed or tossed from piller to post, between provincial government and the Central Government. The provincial governments already operate under this Act in regard to all these controls. The runal people have been suffering to the provincial governments already operate under this Act in regard to all these controls. The runal people have been suffering I am a rural man myselt and I live in the village unlike many of my Honourbelle intends here and I know how it has become almost impossible for our villagers to go to a town and get their quota of kerosene or matches. Even in this regard an enquiry is most increase.

Then there is the question of lighting the black marketeer Linder the instructions of Mahatima Gandha a very large number of our Congress people have been trying to fight these black marketeers. I know to a fact that there are black marketeers in every group of people. I know to a fact that there are black marketeers in every group of people who are only four annu numbers in name but who are carrying on black marketing. So also in the Muslim League and in every political organisation. Our duty is to fight them but how to fight them that is the most important consideration. The police are not our allies in fighting the black marketeers. So we have to fight the police also if we want to put down the black marketeers. So we have to fight the police also if we want to put down the black marketeers were catching the black marketeers by the very same social workers who were catching the black marketeers by the very same policemen who were taking bribes from the black marketeers.

Then there are the revenue officials who had come to be appointed to that on the 25 districts where there used to be 75 Deputy Collectors there are today more than 500 Deputy Collectors. All sorts of temporary and probationary tadisidars, unconfirmed tabilidars and raw deputy tabilidars, have all been promoted as Deputy Collectors over might and all these people have been entituated with these very responsible positions with the result that every one of them within a year has come to make tens of thousands of rupees as black marketing profits. I know of a head constable who made 10,000 m one year. There was a tabilidar who made Rs 65,000 m one year.

Then again how is it that while during the wai our weavers in South after the war they have come to be supplied with vain which will give them only seven days work and for three weeks in the month they are obliged to be unemployed. What has happened after the war was over? It was not necessary for the Textile Department and its committees and officers to contain the other contained by the troops. Therefore all that supply should be available to the people as additional supply. But is that so? There must be somewhere some hole, somebody is burrowing into it and stealing the whole lot. This stuff may or may not be in circulation, but if it is it goes for the use only of the rich people. If it is not, I do not know what is happening to all that is being produced in our country.

The other day at question time it was said that there were cases where on the removal of these controls prices had gone up But there are also cases where on the institution of these controls prices had gone up too How do they fix these prices. I am glad that my Honourable friend Dr John Matthai happens to be a distinguished economist Therefore I would like him to apply his knowledge of the science of economics to this matter rather than his knowledge of administration. What is the manner in which these prices are fixed? I sit a fact that these prices are fixed? I sit a fact that these prices are fixed at the cost price of the marginal firm or the firm which has got to be kept going, however inefficient.

may be, merely because we are so much short of supply and therefore this supply also is needed? If that is so, then immediately it happens that all other timus above this margin get a windfall of profit. Who benefits thereby? Not the consumer, not certainly the poor consumer, but only these fortunate producers above the marginal firm. Is it not necessary that some system should be instituted in regard to these price controls whereby it would be possible for the Honourable Member and the government to see that it is not the cost price at which the marginal firm is producing but the cost price of a normal firm of normal standards of efficiency should be taken into consideration, and it need be, all the other time below this particular normal standard may be subsidised to some extent in order that they may keep going and might be enabled to go on producing and adding to our total surplus?

The other point has already been referred to-that is clause 11 It only means this, that there is a possibility for zulum by these policemen and various other officers--my Honourable friend suggests other than policemento be employed against the public. There has been any amount of zulum Unfortunately it is on the wrong side, if this zulum had beer used against these real black marketeers, it would have been something, but very often that is not the case. It is used against those people who are obliged to go and purchase these things inspite of the present short supplies and inspite of the high prices charged by these black marketeers and taking the stuff to then own homes Whom are we to penthse? The consumer? I think it was in this House sometime ago, somebody stated that every one has got to purchase these things whether one likes it or not. Every one necessarily becomes consciously or unconsciously, an abetter of this black marketing. Why? Because you have got to have these things. You cannot very well, if you are a smoker, get on without matches, the other day-and that was how I came to know of this particular piece of news which I gave to the Honourable Member this morning-I had a friend who wanted a match box he wanted to purchase it but he was made to pay 12 annus for a small match box \m I to condemn him' I may condemn him because he could afford to wait for a little longer. But the villager goes to town. He can spare only one day and not more within a month or couple of months, - I cannot condemn him merely because he is pressed for time and therefore he pays the black market price and purchases his cloth or jaggery or even his tobacco or matches or any of these things, which are under controlled prices Therefore it is necessary for us to take care to see that these officers do not use their rulum against these consumers but against those who actually sell these things. It is also necessary to see that these supplies are apportioned properly so that each one has his share of his own supply, however small it may be, and he should not get more than that If he gets more than that, he must be caught hold, of

There is only one other point I wish to make and that is this—in regard to these false statements—claive 10 whose false statements do you wish to punish? We want to make statements against various merchants and various officers whom we believe to be guilty in this wretched trade of black marketing. After all we cannot have completely authentic information in our possession.

- Sri M. Ananthasayanam Ayyangar: Statements required of individual merchants and others—statistics
- Prof. N. G. Ranga: I would like my Honourable friend to say that we would not come within the mischief of this particular clause
- Sri M. Ananthasayanam Ayyangar: The general public giving information would not come
- Prof. N. G. Ranga: I want an assurance anyhow from the Honourable Member that the general public which used to give information about any one who is dealing in this black market—either a merchant or any one of

[Prot N G Ranga] these in h people who take too much quantities for thomselves, or the officers themselves—will not come within the mischief of this clause 10.

Mr. President: The language scens to be very clear it refers to a person who is giving information when required by any order

Prof. N. G. Banga: If that is the explanation I am satisfied. It is for these teasons that I want the Honomable Member to bestow much greater care than what we are given to understand, and see that as soon as possible supplies are increased, so that either the controls will not become necessary, or the administration and controls can be curfied on with much less trouble to the public than is the case at present

Some Honourable Members: The question may now be put

Mr. President: The question is

"That the question be now put"

The motion was adopted

The Honourable Dr John Mattha (Member for Industries and Supplies) Sn. I do not wish to speak at this stage, because most of the general points that were mised this morning are already covered in the remarks I made sesterday. As for the practical suggestions which have been made regaiding the moderation of the seventy of the executive orders which may be issued, I will give the matter my most careful consideration.

Mr. President: The question is

"That the Bill is imended be passed "

The motion was adopted

FOREIGN PACHANGE REGULATION BILL

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir I move "That the Bill to regulate certain payments, dealings in foreign exchange and securities and the impost and export of currency and bullon, be referred to a Select Committee consisting of the Honourable Mr. Jogenstra Nath Mandal Mr. K. G. Ambegnokar, Mr. H. D. Cavley Dr. Zha Uddim Ahmad Mr. Abdun Rahman Siddiqu, Khan Mohammad Yamin Khan Mr. Geoffier W. Tyson Mr. P. J. Griffithe Sir Cowasjee Jehanger, Mr. Manuckar Mr. P. B. Gole, Sir R. Venkatsaubba Reddur Shri D. P. Karmarkar, Shr. Satya Naiayan Sinha and the Mover with instructions to report on the opening day of the next session and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five."

Sir, this Bill establishes a system whereby the foreign exchange to assetions and connected payments may be regulated. At present the local basis of foreign exchange control is contained in certain of the financial provisions of the Defence of India Rules which have been incorporated in the Europeaner Provisions (Continuance) Ordinance The Ordinance is due to expire on the 81st March 1947, and it is therefore necessary, if control over foreign exchange transactions is to be continued, for the required authority to be incorporated in a legislative measure. The Government have given very careful consideration to this matter and they have come to the conclusion that it is necessary to continue exercising control over foreign exchange transactions, not only in the interests of India but to ensure that the best use is made of our foreign exchange resources in unplementing our programme of industrialisation and development of the country. Sir, apart from this, it is also necessary in virtue of our position as a member of the International Monetary Fund to promote exchange stability and to maintain orderly exchange arrangements Before 1939 no exchange control existed in India It was in September 1989 that the control was introduced as a war measure, in order to mobilise the foreign exchange resources of the country and to restrict the expenditure of foreign currencies The object of this control was to enable us to make the fullest use of all available supplies for purposes directly connected with the prosecution of the war When exchange control was introduced as a war measure it was accepted as a necessary restriction but prior to that date any

monosals for the introduction of such a system would have been strongly resisted, as likely to cause great interference with normal trade and business and the freedom of the individual, but the special cucumstances that existed because of the war made the position quite different and there was not that opposition to this proposition which might have been otherwise Experience of exchange control properly administered during the past few years has led to a general appreciation of the fact that basically the system is sound. It is highly illogical that a country should not attach the same importance to balaneing its overseas payments as balancing its internal revenue and expenditime For many years a balanced budget has been the criterion of sound internal finance. Yet for long it was considered that any attempt to take preventive action, to forestall or adjust an adverse balance of overseas payments was an unwarranted interference with the lights of foreign merchants and financers, so that the correction of any discombinum that might uise in a country's balance of payments had to be left to economic forces. While they where then purpose it was at a heavy cost to the inhabitants of the country in the form of deflation and unemployment and decline in prices. The right of a country to regulate its external balance of payments has now been recogmised but this important feature of exchange control was so long obscured, because of the abuse of the system by countries such as Germany and Lapan in the years between the two wars. It is obvious and very clear that had a system of exchange control been in existence in France and the United Kingdom during those years, so that the movement of short term cantal between Lordon. Paris and New York was subject to regulation, the large scale transfers of hot money for reasons of security with their disjistions repurenssions on the stability of the exchanges would have been avoided. One country's adverse balance of payment would not have resulted in a large deficit necessitating deviluation by the weight of these capital transfers and its foreign exchange reserves would not have had to be dissipated in providing facilities for this idle no new to fly into what its owners considered a safer emigney

Now Sir I would like to Six a few words about the International Monotory Two of the principle objectives of the International Monetary Tund of which India has now become and will continue to remain one of the most important members in virtue of her large overseas trade are the promotion of exchange stability and the elimination of foreign exchange restrictions which hamper the growth of world trade It is the restrictions which hamper the would trade that are to be removed by members of the fund while restrict one on movements of capital are permitted because such restrictions may in fact serve to promote exchange stability. The articles of agreement specifically probability the imposition by members of restrictions on the miking of payments for what are described as current transactions. These are defined in Article 19 and cover trade payments, income on investments and family remittances A member is not prohibited from giving facilities for transfers of capital and there is nothing to prevent him allowing such transels as long as he can meet them out of his own favourable balance of payments. The system of exchange control authorised by the Fund therefore is one that is intended to prevent and control those unrestricted movements of capital which did so much to disturb the exchange stability of the leading countries during the years between the two wars while at the same time the blocking of payments for current tran sactions is expressly prohibited thereby eliminating the exils of the exchange control system as developed by Germany and Japan

The reasons for the introduction of this legislation have been given at very great length in the Statement of Objects and Reasons and every clause of the Bill has been examined and the reasons and arguments for inclusion of different clauses have been given but with vour permission I would like to refer to some of the important clauses in the Bill. As Honourable Members would notice, clause 3 empowers the Reserve Bank to issue beenees to deal in foreign exchange. Under the present system of exchange control, certain scheduled banks are licenced to deal in foreign exchange and the general public conduct

[Mr Liaquat Ali Khan]

all their transactions in foreign evchange through their medium. These authorised desiers are permitted to buy and sell foreign currenous and appinor payments to non-residents under conditions laid down by the Reserve Bank to whom all transactions are reported or referred. The arrangement enables the Reserve Bank to delegate authority to bankers experienced in foreign exchange to make normal trade payments under certain conditions without prior reference to them. By these means facilities will be provided and are provided for the mercantile community and the general public to make payments in foreign currencies arising out of home fide business transactions without the delays inherent in a centralised system, while, at the same time, the Reserve Bank is able to evereign a general superintendence over all foreign evchange transactions and is kept fully informed of receipts and expendituie of foreign currencies and the balance of payments position of the country.

Now, Sir, I come to clause 4. It provides that foreign exchange transactions in British India may only be entered into with authorised dealers in I. M. foreign exchange As the conditions under which authorised dealers may sell exchange are laid down by the Reserve Bank, this ensures that no comitances of foreign currency will take place except for approved purposes and thus it makes the control complete. Incidentally, in this clause is approximation giving the Reserve Bank the right to fix exchange rates. This is necessary to enable us to comply with the rules of the International Monetary Fund which lay down that transactions in the currencies of other members may only take place within certain fixed limits.

The following clause clause 5, deals with reductions on priments, and is based on the present Defence of India Rule 92A with certain modifications and additions and places restrictions on payments to, for or on behalf of, persons resident outside India. Such priments are the counterpart of purchases and sales of tupices against foreign currencies in foreign centres. The same limitations have to be placed on payments of this type as on actual remittances of foreign currencies as otherwise, persons who are reduced permission to purchase foreign cachange in India will evide the restriction by selling their tupies in a foreign market.

In clause 6 provision is made for payment to blocked accounts on terms similar to those in Rule 92B. A system of blocked account is necessary to enable the Reserve Bank to control payments of a capital nature due to non-residence for which permission for conversion into foleign exchange has been refused.

Now, Sir, I would next like to say something about clauses 9 and 16 in the Bill Under these clauses the Central Government has taken powers to issue orders to test private holdings of foreign exchange and sceunties I hope Honounable Members will note that these clauses do not prohibit private persons from holding foreign currences and securities but they give the Cential Government powers to issue orders to require such holdings to be surrendered if it is deemed necessary for the purpose of strengthening its financial position. At the present time the only order requiring the surrender of foreign currency is that in respect of US dollars, but it may be necessary in future in order to prevent the growth of illegal markets in foreign currences and to mobilise the foreign (voltange resources of the country to require the surrender of private holdings of other currences in addition. In the United Kingdom, it may be noted, not only the US dollars but all foreign currencies in which the Bank of England deals have to be surrendered.

The next clause which needs mention is clause 19 It relates to transactions in counties and is considerably wider in scope than the corresponding security measures in Defence of India Rules. The restrictions imposed thereunder are intended to prevent transfers of funds from India of a capital nature taking place through the medium of transfers of rupes securities against payments in foreign currency. It is also useful as a means of recording and regulating foreign investment in India.

Clause 14 gives power to the Central Government to require all bearer securities to be deposited in authorised depositories. It is a new measure and is intended to prevent transfers on capital account evading the control imposed by the previous clause The transfer of bearer securities is by hand No transfer deed is completed nor, indeed, any indication is given as to who is the transferee The requirement that bearer securities must be deposited has the effect of removing the bearer character of bearer securities as the depository is responsible for seeing that transfers to non-residents do not take place except in accordance with the rule, laid down Sir, the volume of bearer securities in India is not at present large enough to necessitate the issue of orders under this clause. But it is thought advisable for Government to have these powers in reserve in case a market in bearer securities should grow up in this country which might be used to evade our restrictions on transfers of capital Minilar measures regarding the deposit of bearer securities are contemplated in the United Kingdom and other European countries where the existence of facilities for illegal transfers of capital through the medium of bearer bonds has become a serious exchange problem

The next clause is 15, which gives powers to the Government to prohibit the issue of bearer securities. This power, I may assure the Honourable Members, could only be walled of should it be found that the issue of bearer securities was having undesirable effects in the country.

Now, Sir, there is another clause on which I would also like to commend and that is clause 19 It gives the Central Government the right to call for information Under our obligations to the International Monetary Fund we are required to provide that institution with a considerable volume of information in respect of holdings of foreign exchange by persons other than banks, of foreign investment in India and of Indian investment abroad for which particulars can only be obtained by inquiries from banks, business houses and individuals The clause will give the Government the necessary legal powers to call for this information In addition, information regarding the transactions of persons or firms in India with their foreign agents or branches may be required in order to ascertain that irregular dealings in foreign exchange and illegal transfers are not taking place through book entries and accounting practices. In view of the difficulty of detecting such illegal transactions it has been considered necessary to provide for powers of search and the seizing of account books should there be reasonable grounds for suspecting that infringements of the Act are taking place Now, Sir, as regards other clauses, they do not really require any special mention. The reasons for their inclusion in the Bill have been stated in the Bill itself. While commending this Bill to Honourable Members for their consideration, I would impress upon them the desirability and the necessity of having control over foreign exchange and foreign currency We must by every means control all the economic factors which are for the benefit and for the good of our country 1 believe that control of foreign exchange and foreign currency is one of the important factors in the economic life of India I have made this motion for reference of this Bill to the Select Committee and I hope that the House will accept this motion and accept the principle that it is necessary for India to exercise control over foreign exchange and foreign currency Sir, I commend this Bill for the consideration of this House

Mr. President: Motion moved

"That the Bill to regulate certain payments, dealings in foreign eychange and securities and the import and export of currency and bullion, he referred to a Select Committee consisting of the Honourable Mr Josedira Nath Mandal, Mr K G Ambegsolar, Mr H D. Cayley, Dr Zie Uddin Ahmed, Mr Abdur Rahman Siddiqu, Khan Mohammad Yamis Khan, Mr Geoffrey W Tyson, Mr P J Griffiths, Sir Cowasjee Jehangir, Mr Mans Subodar, Mr P. B Gole, Sir R Venktauenble Reddiar, Shri D P Karnarkav, Sin Saiya Natayan Sinha and the Mover, with instructions to report on the opening day of the narrivesion and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five."

Mr. Manu Subedar (Indian Merchants, Chamber and Bureau Indian Commerce). Sir, after the uncontrolled speeches on controls, I shall try to be as 872

Mi Manu Subedarl

bruf as possible, particularly because I consider the Bill is a very well drafted document and also because the Honourable Member in moving it has made a very head and clear statement and also because the Bill is being sent to the Selvet Commuttee where any little points which may be left over or which might want co-oldination will be attended to

Mr. President: The House will now adjourn to Lunch The Honourable Member can resum his successful after Lunch

The Assembly then adjourned for Lunch Till Hult Past Two of the Clock

The Assembly re-assembled after Lunch it Halt Past Two of the Clock, Mr. President (the Honourable Mr. G. V. Mavalankar) in the Chair

Mr. Manu Subedar: Sn, the first contract that India had, the first experience of exchange control came, as the Honourable Finance Minister said, in 1939, It was masspect of dollars, and I well remember that I was compelled to sell off some of my dollar securities at a loss because Government said they wanted dollars This was exercised I maintain, in the interest of the United Kingdom, and it is high time that we learnt to ever use exchange control in the interests of India. And I therefore welcome this measure. This measure has become necessary because of the member-hip of the International Fund who will not only ask for information which would have to be supplied to them but who have so provided that in case Indian purchases abroad exceed Indian sales abroad, the method of settlement would be such that except a relief for a short time we may have to find gold or dollars to settle them. In other words, unless we looked out from now on, year carefully at the tude balances and the balances of payments, we would be in a very difficult position. Sir, owing to famine, owing to the desire to purchase enormous quantities of capital equipments abroad, both for Government departments and for private industry, and also owing to the desire of every small trader to order whatever he can, a position has been created now of some anxiety for India with regard to its balance of trade during the next three or four years. It is during this period that we shall have to husband our resources and to go very carefully in order to see that such exchange as is evallable is used for essential articles, for those articles which this country needs first and which are of some importance. For example, the lipsticks referred to by my Honourable friend Mr Ayyangar, who keeps observing the histicks everywhere would have to be checked. Sir the present position is that every shopkeeper in this country has made enormous money like what he had never seen before, he has got money in the bank and his shop is empty. He is therefore running amuck, and I want to draw the attention of Government to the fact that the reckless purchase of things abroad might actually result in a glut of commodities in this country in certain directions and in the total it might make the position very embarrassing for Government These powers are not therefore taken one day too soon. Though they exist in the Ordinances, legislative sanction for them would be proper, and I trust Government will use these powers with all the moral authority which this legislature can give them

Another reason for the need of these powers was that while the dollar and hard currency were under control under the Ordmances there was no such control with regard to steiling. I drew the attention of the House the other day—as far as such attention can be drawn in a short question—to the fact that this Government had no information with regard to large capital payments and movements which were taking place. Bittshers had sold, and some notolious hig cases were reported, there had sold big capital assets for cross of rupees to people in this country. These crores of rupees which were paid to them have, I maintain, heen transferred through the normal operation of the exchange banks and against current trude. In other words, the difference between current and cantal movement is one which has been frequently emphasised and which finds a definite place in the working of the Fund. Such

distinction must therefore find a place in the functioning of our central institution. I inquired about this and there was no information or to who bought how much stelling and for what purposes, and whether it was all necessary. Speculative purchase of stelling has been going on to some time, as soon as the Finance Minister delared that something would have to be done about the gold par of exchange. Even little, though I was assured that the Reserve Bank generally watches out and does give instructions to exchange boulds not to sell on speculative account, in practice I know it is done daily and that on the relation that they are merely hodging against future transactions, many people have been able to have dealings in sterling.

Now, Su there was no information with this Government with regard to the assets of foreigners in this country. This was another great lacuna. As othe Honourable Industries and Supplies Minister and the other day, the previous Government were not concerned with these things, they were only con-cerned with the maintenance of law and order. But a change has come not only in this country but ill over the world. Under this change every Government is compelled by force of encumstances and by the very necessities of the case to keep an account of what is going on. If it did not do so it would be at It is true that these new its own peril, and there would be serious difficulty institutions which have been set up in the international field may to some extent enable people to tide over a temporary difficulty, but these institutions cannot m my opinion possibly help any Government which neglected a full account of what the activities of other people are in this country, and in particular a full periodical revised statement of what the assets of other people are this country are very much interested in these assets in connection with the settlement of the largest possible question in volume of money which any country was called upon to settle at any time in a single sitting—the sterling balances

Now Sn this Bill is welcome because it is a sign that India is going to manage her own affairs from India and no longer from London. The world situation has itself compelled this position, and it is only right that Government should aim themselves with powers which they could use here without any reference to any third party and on all occasions for the welfare and in the interest of the people of this country. Six the war has left many had legacies from which we are suffering and I fear we shall suffer for the next few years. but in so far as the exchange control is a legacy of the war I must say that it is a very good legacy, that it was necessary and it has come at the proper time, and India will have now in her armoury powers with which she will be able to protect the interests of the people of this country Sir, it is frequently said in other fields that India has no aggressive designs on anybody, I say in the field of finance the position is the same, but we were not able at all times to safeguard the interests of our own nationals. And let me give an illustration. It was in 1937 and 1938 that Japan kept on purchasing enormous amounts of cotton from this country The moneys which were payable and which became due to the sellers of this cotton were blocked by Japan purchasers said they could not remit the money as their Government had asked them not to remit and they claimed that it was a forced majour and that they were not responsible While the Japanese purchasers of cotton were repudiating or holding back the funds which were due to Indians from whom they had purchased the cotton, the Japanese agents were going on purchasing galore in this country It was then that I raised this point on the floor of this House in the form of questions which was the only remedy open to us I reused this point on the floor of this House and even the then Government was induced by me to take a strong line and to threaten that if the position was not put right they will block every Japanese rupee which may be in this country, collect all the Inpanese assets towards the payment of the blocked money belonging to Indians This would not have happened if the Government at that time had the powers which are now being taken in this manner. It is true hie all powers these powers could be abused as they certainly were abused in Germany What Germany did was it borrowed right and left-long term credit short term credit—and then comfortably and quetly said, "We are unable to pay you the moneys, but you come to Germany use the Marks which are blocked here

Mı Manu Subedarl

[Mi Manu Subedar] and spend them in Germany it you like, we will not permit you to take away and spend them in Germany it you like, we will not permit you to take away these assets elsewhere! In other words, the supreme need of the Girman Empire at that time was that they should not pay anybody anything, and, is a Empire at that time was that they should not pay anybody anything and, is a matter of fact they got read with it. As I say these are very wide powers which may be abused, but they are necessary in the amounty of every nation and every commar and since India is marching towards he own freedom this I regard as one of the most important fulfilments and symptoms of that march

Now, Sir, in this connection let me mention one more point has been a very pet theme in this House. There have been juggestions on the nationalization of land, of coal of jute of textile, of civil aviation, and ma be many other items which I am omitting. But may I bring to the notice this House generally, and more particularly to those friends who are very fond of the principle of nationalization, that I would give absolutely the first place to the nationalization of the Reserve Bank. In this case we would be following a very good example which has been already followed in the United Kingdom In other countries private Banks were never given the powers which this particular institution enjoys. As a matter of feet, the whole of this Bill plac a in the hands of the Reserve Bank much wider powers than it has had hitherto, but it is a question-I will not detain the House long on this issue because it does not directly arise out of it-as to whether holders of 35 per cent paperone particular set of men who hold 35 per cent paper guaranteed by Govern ment-have any special significance or importance or intelligence to be entrusted with the big task of central banking and all the vade and extensive powers which are enjoyed under it. Sir when the Reserve Bunk of India Bill was passed, it was Sir George Schuster who told this House that it was a private mstitution because in the case of need, Government cannot stimpede it If Government owned this institution, Government could use the machinery for financing themselves to any extent and in order to safegured this they had but this as a private institution so that there is a brake on Government in case Government wanted to abuse the machinery of currency. But in spite of this assurance given by a British Finance Member in this House, his that assurance been kept? Has not the machinery of the Reserve Bank been abused for excessive note issue and for the purchase galore of commodities and services in this country to the very great privation of the population of this country? And has not that conduct left us one of the biggest problems which this country has to face? Therefore, I say that there is no sanctity with regard to some holders of 32 per cent papers or other holders of Government notes and why one particular set should be picked out and entrusted with all these enormous powers I have never been able to understand. I commend this idea of the nationalization of the Reserve Bank to this House and through the Members of this House to the country

This Bill raises many other questions on which I do not with to take up the time of the House, but in spite of the fact, as I said helore, that it is a very carefully drafted document, there are loopholes some of which I shall point out later in the Select Committee. But there are one or two which I would like to mention now. There may be loopholes such as the private harter between two individuals one satting here and one sitting abroad, there may be loopholes with regard to trusteeship. In one direction this is provided, but I will point octs several directions in which the loopholes such remain. There may be loopholes with legard to partnership which may be declared, may be indealered, may be interestered. And there are other loopholes such as private trading in bullon. This is one of the points which I commend to the notice of the Honourable the Finance Member. In the Central Banking Committee's minority report, I had made it very explicit that in the interest of this country it was important that the right to import cold should be concautated in the hands of the Central Banking Authority. Sir, normally India is an importer of gold. All the gold which is commit and is awaiting distribution would be in the hands of the Central Authority and in the event of any exergency they could promptly stop the sale of gold in this country and they

would have a certain amount left in their hands. I find in this Bill there is a provision permitting and recognizing private trading in gold. It is this private trading in gold which is going to give the Honourable the Finance Member and the Reserve Bank authorities a big headach. In future because so long as you permit this private trading in gold transactions will take place in arbitragand transmission of funds from one place to the other could not be done with greater facility than through the eurmarking of gold at this end or at the other and against payments which may be made. This is one of the loopholes which I want the Select Committee to consider very carefully.

Then, Sn, there is another small point which I would like to mention, and that is in Section 1 (2) This Bill does not apply and technically this Legislature has indeed no power to make law for territories in India which are part of the economic system of India but which are under the Indian States This as a loophole which I regard as a very serious one and I would request the Government of India to promptly negotiate with the Indian States and to get their voluntary adherence to the laws and restrictions and controls which are involved therein I would tell this House a case which came to my notice It is an old case-about 12 years old-and therefore it does not hurt the parties concerned An income of Rs 27 lakks, which was made by certain parties in the United Kingdom and abroad, and ar income which was taxable if it was brought into British India, was transferred directly to an Indian State and the meome-tax on Rs 27 lakh, was lost to the Government of India by this dodge of pretending that there was a transfer to one of the inland States Aeroplanes were not used in those days. How a transfer could take place without its coming into the operation of any of the other banks passes now understanding Even the Imperial Bank branches which are located in the Indian States have got deposits and pay out interest of which the Government of India have no information, let alone use of this information for the purpose of tax collection I think this is a loophole which ought to be done away with and which ought not to be permitted to continue if it can be brought about under the present situation by negotiation and a voluntary acceptance by the Princes of the purport and objective involved in this legislation, which is as much for their sofety as it is for the safeguarding of the economy of British India

This Bill I consider is very essential in the matter of planued economy, which is now the order of the day. Whatever some people my think with regard to freedom of the individual, I have very great recreet for the tiew my honourable friend Mr. Siddiqi mentioned yesterday. I would like all necessary evils, not only all controls, but all governments to be abolished if we can reach that simple Utopian condition in which there would be no regulation. But regulation is primarily in the interests of the community as a whole Regulation which interferes with private rights is in the interests of the whole country, of the whole society, of all the masses, and therefore planned economy a word which was debated yesterday, is something which would arise evit of this control itself. You cannot control exchanges properly unless you control trading. You cannot control exchanges properly unless you entrol trading You cannot control trading properly unless you metrfere with the amount of volume of goods which we shall sell shoad and purchase from abroad. If you have to distinguish what quantity and quality we shall purchase, by the time you do it and correlate it with your internal economy, you have a system of regulation which may be slightly in cycess of what we are living in now, but which has become necessary in the changed situation in the world.

One last word the Honourable the Fmance Member said that we are securing the fixity of exchange for future purposes. Now fixity of exchange is very desirable but it is not valuable in itself. It is well known, and the Honourable the Finance Member accepted the position, that we were surrendering certain authority and certain powers from our own hands in order to secure this fixity. I say there is a more dominant object to be considered, namely the level of internal prices and the internal value of the rupee as compared with the external value of the rupee. Sir it is very easy to control the artismal value of the rupee in the way in which the Honourable the Finance Member

[Mr Manu Subedar]

proposes to do, but it is incumbent on him and on the whole Government to take up this issue as an urgent one—as to what can be done in order to check a further spiral of rise in prices and wagos in this country. Unless it is done in that way, even the external control will not be easy. So long as prices in this country are high we shall be able to sell less and we shall be compelled to buy more. We shall be tempting everyone who has something to sell in the world and this is a situation which is none too healthy. I therefore commend this idea to the Honourable the Finance Member that he may as early as convenient go thoroughly into this and see by what means the inflation can be further checked, the spiral of prices and wages both going up may be brought under control and all those people with fixed meomes in this country may be

Sir, I beg to support the motion of the Honourable the Finance Member.

Shri D. P. Kasmarkar (Bombay Southern Division Non-Muhammadan Rural) I rise to move a small amendment in respect of the personnel of the Select Committee as proposed by the Honourable the Mover I move

"That the names of Prof N G Banga and Captain Syed Abid Hussam be added to the names mentioned in the original motion"

I hope this amendment is accepted by the House

Mr. President: Amendment moved

"That the names of Prof N G Ranga and Captain Syed Abid Hussam be added to the names mentioned in the original motion"

Mr. Geoffrey W. Tyson (Bengal European) In giving the general support of the European Group to the Honourable the Finance Member's reference of this Bill to a Select Committee, I think it is unnecessary for me to say on our behalf that the members of the House will realize that though this Bill is an enabling Bill, it does confer very wide sweeping and drastic powers upon Government and their agent, the Reserve Bank of India I must confess that when I listened this morning to the Honourable the Finance Member moving the motion which is before the House, I was a little surprised to find him. striking a note in which he seemed to lament the passing of the unregenerate system under which we lived in 1939 and to welcome in place of the very satisfactory system of world exchanges which we then had, the creation of the complicated, and I may say, dangerous machinery which this Bill will give to Government None the less, we do as I say, in general terms, support the provisions of the Bill Our support, Sir, is based on the assumption that whilst giving these comprehensive powers to Government and to the Reserve Bank of India, it is the intention of the administration to use those powers as little as possible to fetter the free movement of trade which must also mean fettering as little as possible the free movement and the free flow of money as between the countries If, Sir, this principle is accepted, then much which is obscure and dark now in the clauses will no doubt become clear and any fears; or such fears as may be entertained by any section of the House, will in due course prove to be groundless. The Bill is a long Bill. It is highly technical in many of its aspects It runs, Sir, as you have seen into 27 clauses, and I venture to suggest that if any or all of those 27 clauses were applied in their literal sense and with the full vigour with which apparently the Reserve Bank has the powers to apply them, they would have the effect of imposing upon India a wholly closed economy I take it that whatever our viewe may be. none of us believe that India can live in an autarchical state of isolation I take it that it is Government's intentions so far as the provisions of the Bill are concerned to keep them in reserve as much as possible, and to use them for purposes of emergency If that is so. I would go one step further and beg leave to assume that it is the Government's intention to restore as quickly as possible and as conditions permit, the familiar facilities of multilateral world trade My Honourable friend Mr Manu Subedar has drawn upon his extensive experience of the past this afternoon and quoted cases which are un-

3 PM doubtedly an infringement of fair trade, and an infringement of the intention of the law I put it to the House that, by and large,

the multilateral principles of trade which obtained until they had to be restricted and curtailed by the war-by and large they were intended and did operate for the benefit of the world as a whole and for India's benefit too The Honourable the Finance Member in his speech this morning drew our attention to the Statement of Objects and Reasons, and he mentioned particularly India's obligations under the International Monetary Fund He emphasised that the powers which it is now proposed to confer on the Reserve Bank were necessary in order to enable India to discharge fully and in every circumstance, her obligations to the Fund I agree that that may be so I agree that it is necessary for Governments to take special powers in order to make their membership of the Fund effective The Fund exists fundamentally, of course not to protect us against our own excesses but to protect the nations against the excesses of one another But what is the underlying intention of the Fund? We have had both in this scasion and in previous sessions a number of debates on India's membership of the Fund—whether she should join the l'und and subscribe to the Bretton Woods Agreement We have ranged over a wide field of details but I suggest that as I understand it and as most people I believe. understand it the really fundamental permanent and underlying objects of the Fund are to free world trade from the restrictions the fetters and the shackles which have been imposed upon it during the war years. And in freeing world trade. I venture to suggest also, India's trade will be freed from restrictive influences

India has accepted the membership, the objectives and the spirit of the Fund and all that hes behind the formal agreement If that is so-and I believe it is so-I take it that the House will assume that this Bill is really designed to meet the special encumstances of the transition period through which we and other countries of the world are now passing. I confess that one of the enticisms-a criticism as to broad principle-which I have to offer in respect of the Bill is that no time limit is set as to the period in which the Bank can operate these provisions. As the Bill stands at the present moment it is, of course, a purely enabling measure and the Bank might never call any one of the provisions into operation. As it stands at the present time they could also continue to enjoy these provisions in perpetuity. We have just concluded a debate on another set of controls—controls over essential supplies and commodities and the Government of India wisely, so I think, have set a limit to the time in which the controls can be operated at the discretion of the Executive If those controls are to be senewed, Government have to come before this House again and ask for sanction and approval of their renewal There is no such provision in this Bill which (I once again emphasise) gives very wide and sweeping and comprehensive powers to the Reserve Bank Let me sav by way of explanation and let me make it clear, that I make no criticisin whatsoever of the Reserve Bank of India as such If it is necessary (and I believe it is necessary) to confer these powers upon some agent of Government then I for one would sooner that they repose in the hands of the Reserve Bank which is in touch with the practical requirements of the business community and with the main economic trends of the country I for one would sooner that they were entrusted to the Reserve Bank than they were given to some department of Government or to any agency which has not the same contact with the real needs of the country in respect to its international trade. But, Sir, if control over essential commodities could be limited to only one year I suggest that there is a case to go to the Select Committee for some defined period after which the Government should come back to the legislature for the renewal of authority to exercise the powers which they will in due course delegate to the Reserve Bank

The Honourable the Finance Member this morning emphasised that the man underlying principle of the Bill was to enable India to make the best use of her foreign exchange resources in implementing her post-war plans. That is a very laudable objective He also talked to us about the disequilibrium or dislocation which had existed in the exchange relationships of countries including this country before the war I looked through this Bill

[Mr Geofrey W Tyson] in some detail Whist I am prepaid to agree that its provisions may help lindia in the correction of any disequilibrium in her balance of payments (which is the phrase used) I cannot accept the argument that if will enable her to maintain her balance of payments in perpetuity. Also we have to remember that exchange control, which is designedly and intentionally restrictive, is an activity in which other nations can engage. It we embark upon a policy in India that is in any way imprudent, it might result in more harm than good to the country.

My Honourable friend Mr Manu Subedai in his speech a few months ago said that the controls such as were proposed should be used with the moral authority of this House. I agree, but I think it is equally important that they are used realistically and with prudence and with an eye to the practical requirements of the country.

The Honourable the Finance Member this morning dealt with some of the clauses in detail and he gave its an interesting and enlightening exposition of the meaning of many of them. M. Subedai this afternoon has thrown more light on some of them and I do, on behalf of my group welcome Mr. Subedai's statement, that just as India in the physical field has no aggressive intentions towards anybody else so—and I think I am quoting him correctly—he said he has no aggressive financial designs on any country. (Mr. Manu Subedai's Quite right.) We are glad in this Group to hive an assurance of that kind coming from such an important quarter, and I believe that that assurance could be suitably undefined by the spokesman of the government in due course. We are glad of Mr. Manu Subedai's assurance and we are glad to hear the restrained and temper it exposition of the mentions of this Bill which the Honourable Finance Member has given ind we support its leftinge to Scleet Committee.

Prof. N. G. Ranga (Guntar cura Nellore Non-Muhammadan Burah Mi President I im rather surprised it the attitude displayed by my Honourable friend Mr Tyson In his own country there are these controls already imposed and exercised and he ought to know that in almost all the European countries these controls have already been imposed and are being exercised What is good for his own country and for his own continent certainly cannot be so very bad for our country. Ho wants the Finance Member to fix some time limit for the operations of this Bill I do not want any time limit We do not know what is going to happen in the rest of the world and as long as the rest of the world is committed to this control of foreign exchanges, India should also be very careful about the way in which her own foreign exchanges are managed. He still seems to be a sort of dichard so far as the 19th century liberalism is concerned. That 19th century liberalism had served England very well, but it does not seem to go well with England now in the 20th century Now it has come to be the part of the United States to smg the pacons of free frade, but what was the practice of the United States until the outbreak of the last war? Has she herself given the go-by to her own tariffs and her own closed economy? She did not Only now she has begun to talk about it, because it is to her interests today to flood the markets of the rest of the world, not only with her own manufactured goods but also with her own monies, lent to other countries under various devices and various guises also. He is afraid that if India were to go in favour of closed economy India would be doing herself great injury We have had the lessons of pre-war free trade in foreign exchanges. As long as you do not have sufficient control over vour own foreign exchanges, there is always the danger of your country becoming liable to be injured hopelessly by manipulations in Wall Street or in Lombard Street, and there is today among the economists of our country serious discussion going on, as to the repercus-sions of the relaxation of the various controls that are to be found in the United States There their prices are rising and it is feared that very soon

there may be a crash there. What might possibly be the results of such a crash no one knows, but most of our economists are at and that if we do not have complete control over our own exchanges and we with not able to regulate our own economy here in our own country, we are also likely to be dragged down along with the United States, not because of our own rault but because of something that happens in the United States. The United States may be able to stand the rigours of the coming depression, but India may not he able to stand the next crists. Therefore it is good that the Honourshell India was hought almost to the verge of insolvency last time, and India may not be able to stand the next crists. Therefore it is good that the Honourshell India have also here the House with this Bill at this early hour, so that India nay arm herself with the necessary powers and with the necessary funds and with the necessary mechanism with which she may be able to late the Intied States crists that is now in the offing

Mr. Tyson expressed his happiness at the assurance given by my honourable friend Vir Manu Subedar that India is not going to be an aggressor in the financial world. Why should be have such a fear at all lurking in his mind? Where is the chance of India becoming an iggressor within the next ten or litteen years? ($S_{I}t = V + Gadgit = Guilty conscience$) That may be, but I am not quite so sure. Is he afraid that with the sterling securities that me there to our credit in London, we may be able to propardise the economy of England' Certamly it cannot be That money alone will not be able to arm us and place us on the aggressors list. Evidently, he does not want India it any time to become economically and financially as self-sufficing and able to look after herself. If that is not his intention, then he certainly need not entertum my such 'car. He need not be enthusiastic such assurance projected by my Honomable friend. It will take years before India would be able to command such an amount of foreign exchange as to be able to import all the heavy machinery that she wants to build up her own industrial economy here on the scale that is needed and commanded by the growing needs of her own large masses of people in this country. Fill then India will have to maishal all her own resources in foreign exchange and centralise them in such a manuer that it will be possible for her to place this foreign exchange at the disposal of other countries in exchange to their heavy machinery. In fact, some of our own responsible leaders in our country are afraid that England and America may not be quite so very willing to sell their own heavy machinery needed for the building up of our own basic industries unless we agree to their terms and under such encumstances what is it that India has got to do except build up her own reserves of foreign exchange and then the to negotiate with such other countries as would be willing to negotiate with India on reasonable terms and export then own basic machinery to our country to build all our own manufactures? Therefore, the very basic principle on which this particular Bill is based is good, and for that reason we must all support this Bill enthusiastically

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Sin my friend Sir Cowasu Jehangri would probably remember that in 1933 when both of us were in England some bankers told him—and I also had the same story from others—that there are about seven persons in the world who have not a very large floating account in various banks of the world and these persons by transfer of then mones from one country to another were in a position to affect seriously the currency of the country Whitever was true at that time we have got a greater chance of a thing of this kind happening in the vear 1946. I have always been apprehensive of this fact, that our currency, that is the rupee, is a managed currency. It is not a thing which really has got any intrinsic importance as it had in the old days before the great war, and unless it is protected by foreign gambling, there is the chance of its collapse at any moment. While we were discussing the Bretton Woods, I had constantly in my mind this difficulty that may possibly arise, and consequently I was in favour of the linking with gold so

[Dr Zis Uddin Ahmad] that our boat not be tossed about in the turmoil of the ocean, especially when a big storm is coming on There may be the danger that these big billionaires in Wall Street may perhaps begin to operate in our currency, they may buy securities, they may deposit monies, they may transfer from Indian banks to their own banks and vice versa. There is danger of this hind and we cannot possibly put our neck in the hands of these toreign moneylenders. and controllers of the world markets Now, this restriction of the kind which is now before us is an exceedingly important one in order to stabilise our currency There is no doubt that one or two provisions of the Bill require consideration The protection of our managed currency is an exceedingly important thing and every precaution ought to be taken that foreigners may not begin to interfere with the stabilisation of the currency. In 1983 there were no restrictions and everybody had the liberty to deposit the money in the way he liked but subsequent events have changed the minds of the people because in every country we have a managed currency. The real currency which is gold is not to be found anywhere. When these currencies are managed currencies it is exceedingly desirable that every country should guard itself against the attack on its currency I can understand if we give our goods in place of other goods which we receive but if our goods are given in heu of managed currency of some other currency it will be a serious position and we want to avoid this On the face of it, it seems not good that the price should be fixed by Government A man who reads the Bill cursorily will come to the opinion that very large powers me given to the Government but this is absolutely necessary. This is the only thing by means of which the foreigners sitting in Wall Street in New York can be stopped from investing their money in this country and transferring any large quantities of dollars into rupees. Therefore I welcome this Bill. I think it requires a good deal of improvement. Unless we have a Bill of this kind, we shall be in the ocean as I said and we will be at the mercy of the big millionnaires and billionnaires in America and elsewhere and one millionnaire in America can buy up all the millionnaires in this country currency should be protected. It is therefore exceedingly important that our we must be sure of the value of our investment Otherwise it will be in a very doubtful position. With these words I support the motion and I hope that the Bill will be improved in the Select

The Honourable Mr. Liaquat Ali Khan: It is very gratifying to find a unanimous support from all sections of the House to the motion which I have placed before the Honourable Members Mr. Tyson has given a critical support, if I may say so, to the measure which is before the House He has stated that this Bill confers comprehensive powers on the Government and the Reserve Bank and he has expressed a hope that these powers will be used as little as possible I can assure my Honourable friend that the Government have got firstly to meet their obligation as a member of the International Monetary Fund and secondly to carry out the obligation that the Government have got to safeguard the economic interests of India and I can assure my friend that these powers will not be used for any other purpose except the two purposes which I have stated

My Honourable friend has said, and I think he has presumed correctly that India does not want to live in economic isolation from the rest of the world. The mere fact of our agreeing to become and remain members of the International Bank and Monetary. Fund is proof positive that India is as anxious as any other country to co-operate fully in the economic rehabilitation of the world. My friend has referred to there being no time limit with regard to this measure. I am afraid his analysis of the Bill with regard to controls and the other articles is not a very correct one in this case. This, as I said for my speech, is really like balancing the budget and control of evolume.

necessary and there cannot be any time limit for that purpose This, as he has rightly pointed out, is an enabling Bill and it will be an enabling Act when it is passed by this Legislature and after the assurance that I have given him that this measure will not be used except for the two purposes which I mentioned carlier in my speech he should be satisfied that whether there is a time limit or not it is not going to be used harshly or unreasonably.

There is another point which my friend raised and I think he expected me to asy something on that point and it was a reference that was made by Mr. Manu Subedar and later on confirmed by Prof. Ranga that India has no aggressive financial designs against any country. I can say that India certainly has no such design but if any defensive measures which India may take in the interest of its economy, any defensive measures which India may take to improve its financial stability are considered as aggression by India against any country, then I am afraid I cannot help it. It is possible that in some cases some people who have exploited India in the past may feel that the measure which India is taking is an aggressive design with regard to the other countries. But, as I have stated just now, whatever measure we take, it will not be with the intention of doing an injustice to any other country, but it will be with the determination of securing justice for ourselves. Therefore, my friend may rest assured that as long as the present Qovernment is in power, our policy will not be aggression against others, but defence of our own interests. Our policy will not be exploitation of other countries but to save ourselves from exploitation. Our policy will not be ourselves for ourselves.

Sir, there is really nothing more about which I need say anything except ermark that was made by Mr Manu Subedar He has referred to the Indian States It is a point worth considering and I can assure him that we will consider his suggestion carefully and see what can be done in that direction

Now, Sir, before I sit down, I would like to say a word about the amendment that has been moved with regard to the personnel of the Select Committee I accept the addition of those two names that have been proposed by my Honourable friend

Mr. President: First of all, I will put to the House the amendment with regard to the personnel The question is

"That the names of Prof N G Ranga and Captain Syed Abid Hussain be added to the names mentioned in the original motion"

The motion was adopted

Mr. President: I will now put to the House the amended motion

The question is

"That the Bill to regulate certain payments, dealings in foreign exchange and securities
and the import and export of currency and bullion, be referred to a Select Committee consisting of the Honourable Mr Jogendra Nath Mandal Mr K G Ambegaokar, Mr H D.
Cayley, Dr Zia Uddin Ahmad, Mr Abdur Bahman Buddiqt, Khan Mohammad Yamin
Khan, Mr Geoffrey W Tyson, Mr P. J Griffiths, Sir Cowasjee Jehangir, Mr Manu
Shubdar, Mr P B Gole, Sir R Venkstasubba Reddiar, Shri D P Karmarkar, Birn Satya
Narayan Sinha, Prof N G Ranga, Captain Syed Abid Hussain, and the Mover, with
instructions to report on the opening day of the next session and that the number of
members whose presence shall be necessary to constitute a meeting of the Committee shall be
five "

The motion was adopted

DELHI SPECIAL POLICE ESTABLISHMENT BILL

The Honourable Sardar Vallabhbhai Patel (Member for Home and Information and Broadcasting) Sir, I beg to move

"That the Bill to make prevision for the constitution of a special police force for the Chef Commissioner's Province of Delhi for the investigation of cartain offences committed in connection with matters concerning Departments of the Cartail Government, for the superintendence and administration of the said force and for the extension to other areas in Britain India of the powers and jurisdiction of members of the said force in regard to the investigation of the said offences, be taken into consideration."

| Sardar Vallubhbhar Patell

This is a small Bill which initiates no new principle or new provisions. It is an attempt to put into legislative form a machinery that has already been in existence in the form of an Ordmance, which has been in force for about tour or five years Ordinarily, the offences of bribery, corruption and the like m normal times like all other offences keep within a certain level, but in abnormal times such offences cross the borders of normalty When the war broke out, the conditions suddenly changed and during the war the normal moral standard of all sections of people was more or less affected. It is not in this country alone that this happened but it took the same turn in almost all the countries. In the case of public services it placed innumerable opportunities and temptations in their way, large sums of money passed through their hands, and it was difficult for ordinary mortals to resist the temptation, Few people stood against the flood-gates of temptations that swept the country and all honour to those people who stood the test. We have seen that this evil raised its head first in the army where there are many contractors who thought that it was their life's opportunity Many sections of people caught the infection and they all thought that war was a God-sent opportunity, lew of them even prayed that the war should never end. The war has ended but the aftermath of the war continuously reminds us of what the war was and what it has left behind it

The Defence Department in 1941 established a special police to deal with this evil by a small force, but this force was flooded with a volume of business which it could not cope with and the results achieved were very disappointing Therefore, at a later stage, in 1943, Ordinance XXII was passed, establishing a special police force. Now, this force was entrusted with the investigation of comes of the nature of bubery corruption, commal misappropriation, fraud, embezzlement, fabrication of documents and the like, which affected all the . Departments of the services Therefore, this force, of which there was a small number in the initial stage, increased. Its strength rose at a certain stage to 64 officers and 205 men and five legal advisers. That is also the present strength Now, when the war ended, this Ordinance expired as was to expire six months after the termination of the War, after that in order to avoid a break another Ordinance was passed which will expire in March 1947. That is why. Sir we have still, under the existing circumstances, the necessity to create a machinery in a legislative torm and this Bill is an effort to do so Now, the House would like to know the work of these 64 officers and of 205 men The total number of cases investigated is 1,020 The cases sent up for trial were 636 and 128 cases were sent up for departmental enquiry, these were such that evidence was not sufficient to stand the test of a judicial trial Out of the cases sent up for trial, convictions were obtained in 363 cases, and cases pending trial are 99, departmental enquity resulted in punishment in This establishment during all this period cost us about 21 laking of tupees But at the same time their efforts resulted in crediting to Government about 6 lakhs by way of fine and it has dealt with or investigated cases involving more than 5 crores of rupees Now, this force has been transferred to the Home Department after the war ended from the Defence Department and is now functioning in the centrally administered area of Delhi, this Bill provides for its functioning outside the province of Delhi as well with the concurrence of the Provinces so that it should not be suspected for a moment. that there is any enconcement on any provincial jurisdiction of provincial autonomy Wherever it functions, it does so with the concurrence or the previous permission or agreement of the Provinces Sir, the necessity or the utility of this Bill has been recognised by almost all the provinces All the provinces were consulted and all of them have supported this Bill except the province of Sind, which it is hoped will also in due course take advantage of this measure Now, Sir, from the figures that I have been able to place before the House, it will be recognised that there is justification for continuing the force It has done useful work The House has seen that the Honourable Member in charge of Industries and Supplies wants the controls to continue Several Honourable Members of this House also want the control to continue, and controls and bribery and corruption almost run a race and go together You cannot stop briber, and corruption so long as there are so many controls and heences which control almost all branches of our lire, public life, social life and private life and necessities of life Therefore, there is proved necessity for this Bill It is a simple short Bill which provides for the creation of a police force to be stationed in the centrally administered area of Delhi and its powers, its responsibilities are almost the same or similar to the powers of the police in the provinces. Its habilities and its responsibilities are almost the same and its functions are limited to the investigation of cases of a particular type. They are such as, bribery, corruption, embezzlement, criminal misappropriation, tunpering with documents and the like which affect public service. We do not delude ourselves with the belief that this force has successfully evadicated this cyil It is not claimed But it has made honest endeavours and in order to assist in this work. I propose also, as soon as possible to bring mother measure known as a Bill for tightening up existmg legislation for bribery and corruption. These measures are considered essential to keep the standard of public service to a certain level and it is hoped that the short measure that I have proposed and which I have taken leave to introduce will get the general support of this House. I also hope that there is no necessity for referring this Bill to the Select Committee or for sending the Bill for circulation for cliciting public opinion, because it has introduced no new thing. As I have stated before, it puts into legislative form the existing state of thing and the machinery that is already functioning. Therefore, it is not necessary for me to say much in support of it nor is it advisable to delay this measure. The Ordinance express in March 1917 and before that Ordinance expires this Bill should be passed. Therefore, I move for the consideration of this Bill before the House

Mr President: Motion moved

"That the Bill to make provision for the constitution of a special police force for the Commissioner's Province of Delin for the investigation of certain offence committed in connection with matters concerning hypothesis of the Central Government, or the superintentine in all chamistration of the said force and for the extension to offere easy British Inday of the powers and jurisdiction of members of the said force in equal to the investigation of the said offences be taken into consideration."

Sri M. Amanthasayanam Ayyangar (Math) is Cedell Districts and Chittoon

Sri M. Ananthasayanam Ayyanar (Madus Cedett Districts and Chittoon Mon-Muhammadan Rural) Sir, I welcome this Bill, I wish it had been extended long before to all the provinces I shall only make one or two suggestions which suggestions need not be incorporated in the Act but may be carried out in practice by administrative orders. In clause 2(3) wide powers are entitusted to persons of the name of sub-inspection and above I do not like a sub-inspector should be allowed to investigate into very serious offences against very inportant persons. He may not in the ordenavy course be able to tackle such a heavy responsibility, and therefore I would urge upon the Central Government, before issuing orders, to clustive the offences which the sub-inspector may investigate and more senious offences may be investigated by a higher authouty. This can be done without any amendment of the provision now made and by departmental orders.

Then I should like that the old set of police should not be estimated with these special powers. This could easily have been done by modifying the Criminal Procedure Code itself without any special legislation. My Honourable friend chooses to continue the legislation because there is already a piece of legislation specially for the special police whoever is appointed under the Criminal Procedure Code will in that area be charged with the powers of a person in charge of a police station. Now the superintendence of the Delhi Special Police Establishment shall vest in the Central Government who are competent to appoint somebody who has got the powers of an Inspector-General over this establishment. I urge upon the Honourable Member; to appoint a judicial officer of high integrity to be to charge of the special evablishment. This

[Sri M. Aussithasayanam Ayyangui]
special poduce is expected to investigate into very serious cases of corruption in the departments of Government. The sub-inspector has all his life been salaaming to these persons and he will be the last person to be in a position to nunstar up courage or the necessary equipment to had out the offender and charge him. Either on account of over-enthusiasm he may go a long way or on account of deficiency of courage he may not eatch hold of the right offender. In either case the ordinary police may not be competent to discharge the heavy responsibilities that may be imposed upon them. During the war any officer could have done the work but now we are in peace time and therefore it is necessary that an officer of not less than the rank of a District Judge should be placed in charge of the special police administration so that he may look into the charge-sheets, if they are frivolous he may reject them and if there are grounds which will stand before i court of law he may take suitable action. There may be excesses in cutching hold of people guilty of corruption, the persons in charge may overdo these things. Therefore a word of caution is administration one who is not below the rank of a District Judge with ripe' experience of this matter, with crimmal jurisdiction.

Then the persons who will investigate an offence has to give directions from time to time. Before the charge-sheet is ready he has to find out whether the offence is sufficient to stand before a court of law.

With regard to the powers of the special police in relation to offence committed in a province or a particular department in a province, the special police becomes for that province absorbed into the police establishment of that province and is subject to the superintendence of the Inspector-General of Police and subject to the liabilities of an ordinary policeman in that place the provision in clause 5 I welcome that provision but in so far as the majority of provinces have agreed to this they will surely try to take as much advantage of this as possible I would therefore urge on the Honourable Member to enlarge the scope of the offences The words used here are, -- "for the investigation of any offences or class of offences specified in a notification under section 3 " Now under clause 3 it is open to the Central Government alone to specify the class of offences or class of offences with respect to which the special police may investigate But the provinces may try to use this special police for the purpose of investigating some other offence in relation to these various departments. Therefore to give them the advantage of the experience of the special police with respect to other classes of offences I thought this might have been enlarged, but I do not know what information the Honourable Member has and why. even though he places this special staff at the disposal of the provincial Governments, he does not allow them to use this staff for investigating kindered offences where they may be useful and effective Then in clause 5(2) the words "inbilities of a police officer" are used I believe the word "liability" implies iability to send up challans to other persons above them and taking their orders I would have thead that word to be replaced by "subject to the orders of so and so with respect to challans and others". But the word liability is there and if it means that I have no objection

Then with regard to clause 6. I have my own doubts. I have found in practice that this is not a legislature where we are following the English practice where every word counts. By inadvertence a word may be omitted and when it goes up to the High Court and the Privy Council, they say they can do nothing because the legislature has so enacted it and therefore the rules of interpretation would strictly apply. Where a provincial Government requests, it ought not to be made necessary for them once again to invest the police with these powers. That is what appears to be in clause 6 which read with clause 5 means to me that the special police have to be clothed with special powers of a special police officer. I would welcome some clarification regarding the

matter I want that when clothing them with special powers, the moment they are appointed they must have all the powers of a police officer of that province.

Sir, I welcome this Bill It is long overdue and we await with pleasure the Bill which will make bribery a cognisable offence under the Penal Code.

- Mr. Abdur Rahman Siddiqi (Culcutta and Suburbs Muhammadan Urban) Sir, I did not know it would be my misiortune to listen to a speech of the type delivered by the Honourable the Home Member No member from amongst the sun-dried and file-ridden civilians could have talked as he has done One would feel that the bones of Macaulay have really become dust and ashes and that the Indian Penal ('ode has ceased to exist Sir the demoralization of this-House, to which I drew your attention vesterday, could be measured by the clapping which the side of the House on my left gave when the Honourable the Home Member sat down Sir, this demoralization must stop, otherwise all the attractive and brilliant ideas in the brains of my colleagues in this House of our having entered the millennium will vanish into thin an Mr President, Sir I should like to draw the atention of my colleagues in this House through you to Member after Member of the Government of India coming and telling us as if they had no shame as if they had no principles in life, as if the whole of ther past had been washed away on then assumption of office that this thing was part of the Defence of India Rules, this thing of course worked in India ior four years under an Ordinance and therefore it has to be conti-This means prolongation of the war into the civil life of this country * This Bill is of a dangerous type and no Indian citizen should allow it to be passed by this House with his consent I was twitted. Mr President. that I lived in the past I am proud of living in the past I should like the newer members of the Indian National Congress and the Muslim League to realize definitely and categorically that the present Government is still the Government under the Act of 1919 We have not entered the millennium yell-The thin end of the wedge in which the Honourable the Home Member applies it to Delhi first and then carries it forward to other parts of India is to use a very mild expression, intended to deceive the House of the terrible powers which this Government, which happens to be Indian, is seeking from us Mr President, when you get power you go mad, when you get power you forget your past, when you get power you want to dominate. I may tell the Honourable the Home Member that I shall have the privilege of not supporting him because this Bill goes against the grain of the politics which I have followed and which he has followed for the last forty or fifty years How can I allow this establishment of overlapping of police authorities? Are there no sections in the Indian Penal Code to take care of the crimes contemplated in this Bill? Let the ordinary law take care of corruption, let the ordinary law take care of bribery Sir, if you pay attention to Section 3, you will see that although he talks of bribery, he talks of corruption and this that and the other, he has not stated the offences specifically in that Section Sir, anv Home Member or any Assistant in the Department can include by a scratch of his pen my Where are the Law Members and where are the other relations with my wife members of the Government of India who claim to talk
- Mr. President: I do not want to interrupt the Honourable Member but I believe there is a misconception. This Bill does not create a new offence, it creates a machinery to deal with offences
- Mr. Abdur Rahman Siddiqi: Mr President, Sir, I do not know whether the interpretation you have given is also the interpretation of the Government of India Sir, with your Indian mind and with my Indian mind we are here seeing a reflection of the Anglo-Indian mind as it existed for decades to our determent Sir I want to know if these offences are covered by the Penal Code of the country? If they are, then why this wretched Bill? Corruption and bribery take two—one that gives and one that accepts—and therefore he may be able to punish the poor man in the department, but I shall have to live long to see that the Government of India has developed the courage to touch the

(M) Abdur Rahman Siddigil

[M] Abdun Kahman Sindul] capitalist and the millionane. I have heard of many cases of corruption and all sorts of nonsens during these years of war, but the poor mun suffered, the bigger folk did not suffer. I could give instances, but I shall not disturb the House longer with my conception of these wonderful methods of crushing our rising spirit of freedom and liberty by people who are not ashamed of prolonging, as I said. Sir into the excitan hite of the country measures which were intended as I said. Sir into the excitan hite of the country measures which were intended to meet war conditions. The Supplies and Industries Member wanted controls, the Finance Member wants the rupee to be thrown into the air and come back to us magically as a piece of gold the Honomable Member considers that we give a ration of angles.

Sit. N. V. Gadgi (Bombay Central Division Non-Muhammadan Rural)

When you are there we cannot believe it !

Mr. Abdur Rahman Siddigi I should think that the Honomable Members will go back home and according to their own methods of appealing to the deity will may Oh Lord ! let my conscience be clean . Let not the rights of Indians be tampered with by a Government that has no mind of its own, by a Goveriment that lives on the coumbs thrown by its producessor in the way of It was the Ordmance and therefore we must recept it Sir, could humbug go any further? If this Government, consisting of the Congress and the League is going to bring in wietched Bills like these without trying first to anend the terrible sections in the Indian Penal Code for our benefit. the sound it ends the better Sn. I cannot control in techniss I cannot control my sentiments where the freedom of my fellow countrymen is concerned (Interruptions) It is all very well for gentlemen who are trying to disturb me to feel that they alone have got the monopoly of nationalism of freedom of May I point out to them, through you, So that they do not understand the meaning of the word friedom or the meaning of the word liberty Interruption) They repeat what they be a from London Wishington and Moscow, and in their new cratars is Members sitting on Government Benches consider that it will be a crune it we do not support this "Imputation Govexament in everything that it wants to do. Su'l shall not be true to myself if I do not tell the Honou able the Home Veraber that to goodness sake lef India go ahead is it is going. Withdraw this Bill because this Bill bowever. you try to explain it, is another addition to the tetters round the Indian entrem Governments whosever form them as Governments and the eternal grant I between citizens and Governments must remain We do not want to send the Bill even to a Select Committee for in the Select Committee the Home Member would have been. I hope even under the new mentality of my colleagues in this House-compelled to describe clearly and completely the various types of offences he wishes to control under Section 3. Su. I have had a bit of political experience in my time. Every section of the Indian Penal Code can be brought into this Section 3 Whatever the legal advisers of the Home Department may say I am not prepared to accept that it will stop at the few offences the Honouable the Home Member mentioned before us

The whole Bill has been diafted in a spirit of cruelty. I hope the Honourable the Home Member will realize that this Bill in its present form, or in any form which adds even one more section to the penal laws of the country, cannot be acceptable to an honest mind, to people who have played their little part in the politics of the country. The new Members of the Government cannot understand that in the present world, in which they have taken power to themselves, their first duty is to protect and take care of the citizen and not to builden him with new criminal laws and pumshments.

The Honourable Sardar Vallabhbhai Patel: I am susprised at the attitude taken by my honomable friend, Mr Siddiqi I am afiaid he has taken fright.

Mr. Abdur Rahman Siddiqi: Yes, yes!

The Honourable Sardar Vallabhbhai Patel: he is oppressed by a sense of frightfulness and he thinks that this Bill is drafted in a spuit of cruelty I

in atriad he has not understood Section 3 at all. This Bill creates, as you Sir ightly said no new offence. The Penal Code is not touched by this Bill. It inly sets up a machinery for the investigation of a certain type of offences in the Penal Code by a certain type of special police which has got the experience, the may wait for the type of new offences that is still to come in a new Bill, called the Bibers and corruption B b, because the enable which be refered to no not the cuelty of the spirit of cruelty in drafting the Bill but the cruelty which has been perpetrated on the joon masses of this country by those who have taken advantage of the unfortunate situation in which the country was placed during the war and tract to take money by illegal means from the right, from the left, from the fount and from all sides.

Mr. Abdur Rahman Siddigi: By all!

The Honourable Sardar Vallabhbhai Patel: And if it is by all, then it is open to you to suggest measures. But this very police have been responsible for arresting those classes of people also whom my friend refers to—even the capitalist whom he has criticised. But the capitalist also be though the netations deal. They want the pointership of the officers to get through then evil deed, and therefore this is a measure which is aimed at both the parties. Hence it is obvious that it is not diafted in a spirit of pity and mean. Thus it will give considerable relief to the people who suffer and who have no remedy

I would point out one lact to the benefit of my homomable friend. Mi Suddigit that this police establishment was responsible for securing conviction of no less than thirty guzetted officers. Is that a creditable performance for the service. It is a creditable performance for the establishment and not for the service. This establishment was responsible for the conviction of axteen commissioned officers, and if the normal law of the country is not sufficient or is deficient to meet with the abnormal conditions that exist today it would be curronal to fail in our duty, which demands that we should take a firm stand

Now a suggestion has been made that a higher officer than a sub-inspector should be entiusted with certain cases. Indeed, it is the practice that when bigger officer's are involved, the highest officer is put in charge—in the new Bill that is coming there is a provision that an officer not below the rank of Deputy Superintendent of Police should deal with those cases. But there are certain small cases in which the sub-inspector or the Inspector of Police is quite enough

I am aftend I cannot accept the suggestion that a judicial officer should be placed at the head of this department. This is a special type of twork in which blaces police officers have specialized and I may say for the information of the Honourable Members that this machinery has worked for four or five years and I have heard nothing but praise for the head of this Department, no complaint has been received so fai. Therefore, apart from that, to put a judicial officer in this type of work would not fit in with the circumstances. The investigation of this type of work demands certain aptitude, certain character, and certain experience which a judicial officer would not have. After all the cases go to the judicial officer for that These cases are very difficult to detect and as they are in the nature of things difficult to detect the trained personnel which has got this experience for a number of years and who have proved themselves by their ability and work, should be allowed to do that work

So far as the other point is concerned, that the scope of this class of offences should be enlarged I do not think that the provinces themselves would relish the idea. The provinces are pealous of their powers they do not want to be interfered with Th authority they have got and all their ordinary police are quite sufficient to deal with their normal work of detecting offences, but this is a special kind of work in which, if any province wants to take advantage, the machinery is at its disposal

[Sardan Vallabhbhan Patel]

I forgot to make a reference to a point which my friend, the Honourable Mr Siddiq raised that there is some device in the stationing of this police in Delhi and then extending it elsewhere. It is also a mistaken notion Delhi Province is the only province which is near and which is centrally administered. We have no authority in the provinces. There is mother province, Alpinci, which is also administered centrally but that would not be suitable. The offences to be investigated primarily refer to the Central Services, and therefore Delhi is the only place where we can keep proper supervision and control. But these offences are overlapping and therefore they want jurisdiction in other provinces. So even if the provinces do not want the machinery to be utilised for the purposes of the investigation of our offences it is necessary that our police should have power to investigate those offences in those areas. Therefore there is no device or any special ingenuity by which any encoachment is to be made or any extension is contemplated. That is a mistaken idea.

About the enlargement of the scope of oftences, as I have said, the offences are to be notified and the power is to be given for the investigation of offences to be specially notified. If it is found necessary or if there is a demand from the provinces, it would be open to the Central Government to include those offences in the notification. It depends upon how the provinces make their demands. I think the House has accorded its formal approval and therefore I move for the consideration of this Bill. I hope that there will be no amendments. If there is any which has been given notice of I appeal to the movers of the amendments to withdraw them.

Mr. President: The question is

"That the Bill to make provision for the constitution of a special police force for the Chief Commissioners Province of Delhi for the investigation of cutaim offences committed in connection with matters concerning Departments of the Central Government, for the superintendence and administration of the said force and for the evtension to other areas in Britain India of the powers and junisdiction of members of the said force in regard to the investigation of the said offences, be taken into consideration

The motion was adopted

Mr. President: As there are no amendments to any of the clauses I propose to put all the clauses together The question is

"That clauses 2 to 6 stand part of the Bill"

The motion was adopted

Clauses 2 to 6 were added to the Bill

Mr. President: The question is

'That clause 7 stand part of the Bill'

The motion was adopted.

Clause 7 was added to the Bill

Clause 1 was added to the Bill

The Title and the Preamble were added to the Bill

The Honourable Mr. Vallabhbhai Patel: Sir, I move

"That the Bill be passed"

Mr. President: The question is

"That the Bill be passed'

The motion was adopted

[At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan).]

REQUIDITIONED LAND (CONTINUANCE OF POWERS) BILL

Mr. G. S. Bhalia (Secretary, Defence Department) Sir, I beg to move.

"That the Bill to provide for the continuance of certain emergency powers in relation to
committee land, be taken into consideration".

Sir, Rule 75A of the Defence of India Rules provided inter alsa for the temporary requisition and the perimanent acquisition of lands and outldings for the purposes indicated in sub-rule (1) of that Rule. A large number of lands and buildings had been requisitioned by the Central Government as well as by the Provincial Governments, and immediately before the expiry of the Defence of India Act, were still in the use and occupation of Government for various public purposes. In order to give the House an idea as to the extent to which these powers had been excessed duming the war, I should point out that the number of requisitioned properties remaining with the Government on the 31st March 1946 was 9,24s. The rotal number of properties which were requisitioned during the period of the war was 10,689. If the Defence of India Act had been allowed to expire without any legislative action in this respect, the lands and huildings perimanently acquired under sub-rule (2) of rule 75A would not have been affected, but it would have been necessary to return forthwith to the owners, all Lands, and buildings which had only been requisitioned whether for a definite or an indictinte period.

Retention of some of the requisitioned lands and buildings beyond the 30th September was, and still is, necessary for several reasons. The problem of quantering Armed Forces and ancillars Services and of finding storage accommodation for their equinment and stores will continue to exist for a considerable time. As has been pointed out before on the floor of this House several times, the war has ended but the conditions created by the war still persist. As I explained the other day although the var is over the demobilisation of the armed forces has not been completed. We have still in the Army loughly four times the number of men if the beginning of the war. These members of the armed forces have to be clothed fid and housed and for all these purposes accommodation is essential.

Secondly, troop movements are still greatly in excess of peace time movements both eastwards and westwards, with the result that himsi camps and other facilities have to be temporarily retained

Then, again, very valuable assets, the value of which amounts to several crores, have been created during the war on many of the is-quisitioned lands the value of which at the time of requisition was only a fraction of their present value. Government could not, however, legally claim from the owners any part of this microase in value and the return of all such pipetites on the lat October, the date on which the special powers under the Defence of India Act terminated, would have resulted in an enormous loss of public money.

It was accordingly necessary to provide for the continuance without a break of the evating powers in relation to requisitioned land beyond the 30th September, 1946. As the legislature was not in session at that time the purpose was achieved by issuing an Ordinance which was promulgated on the 25th September 1946. The present Bill reproduces largely the provisions of that Ordinance.

I should explain that the main provisions of the Bill are as follows

Clause 3 provides for continuance of all requisitions in force immediately before the expiry of the Defence of India Act and of the power of Government to use or deal with the lands in any manner it thinks fit

Secondly, the provise to clause 8 and clause 4 which provides for the release from requisition of any requisitioned land when no longer required by Government

Thirdly, clause 5 provides for the permanent acquisition of any of the requisitioned lands in certain specified circumstances without resort to the cumbrous procedure land down in the Land Adamston Act. The first two circumstances specified in sub-clause (3) of this clause are the same as those specified in section 19A of the Defence of India Act 1939, while the third is considered easenthal and eminently usufifiable

Mı G S Bhalla l

And lastly, clause 6 provides for the payment of compensation in respect of the continuance of requisition and any permanent acquisition effected under the Act. The principles and procedure for this purpose will be the same as those laid down in section 19 of the Defence of India Act, 1959

Sn, I am aware that there is a good deal of feeling in the country as regards the progress of de-requisitioning many of these properties which were requisitioned during the wat I have tried briefly to indicate the necessity for contmumg the special powers which trovernment had taken to themselves during the period of the war. As I pointed out though the war has ended the conditions created by the war still persist and it is therefore necessary that these powers which were taken during the emergency of the war should continue so long as those conditions also neisist Government realise that inconvenience is caused in several cases by their continuing in possession of requisitioned properties, but I shall give this assurance on behalf of Government that no one is more anxious to expedite the process of derequisitioning properties which were requisitioned during the war than the Covernment, and that every effort will be made to release as quickly as possible the properties which are now in possession of Government. In this matter, I hope the House will balance the interests of the individuals against the interests of the State. It is true and it is natural that persons who have been deprived of their properties by extraordinary powers during the emergency should have a givevance that these properties still continue to or in the possession of Government, but I hope the House will realise the necessity and the justification for continuing to be in possession of some of these properties so long as the special conditions persist, and will subordinate the interests of the individuals to the larger interests of the state Sir I move

Mr Deputy President Motion moved

"That the Bill to provide for the continuance of certain emergency powers in relation to requisitioned land, he taken into consideration."

I think there are some amendments. If they are moved simultaneously, **I** think the Honomable Member would prefer to make his speech along with them

There is an amendment by Mr. Mined D. H. Laffer to enculation, he is not here, that diops. A other scards of the name of Mr. Mined Laffer of Select Committee and the same amendment has been given by Mysses. Griffiths and Lawson. I think both the an educate are the same. Does Mr. Lawson want to move it?

Mr. C. P Lawson (Bengal Laurer et) Yes Su I should explain that I only heard today that Mr. Laffer's anorediment was not bring moved and I am afraid that I was able to give very little notice of this amendment, but I hope you will accept it.

Mr. G. S. Bhalja. On a point of order Sn is the amendment in order?

Mr. Deputy President. The amendment is the same is Mr Jaffer's and it is only for Select Committee. The Honomable Member is not therefore taken by surprise

Mr G. S. Bhalja: I am just inquiring whether under the Standing Orders the amendment is in order or not

Mr. Deputy President: The amendment, as it has been handed over to me, is in order but the names have to be given. It is not complete yet

Mr. C. P. Lawson: I beg to move

"That the Bill be referred to a Select Committee consisting of Sir Cowasjee Jehangir, Mr P J Griffiths, Mr Ahmed E H Jaffer, Khan Mohammad Yamin Khan, Mr Mans Shabdar, Mr Abdur Bahman Saddion Dr G V Deshmukh, Pandit Balkrishna Sharma, and the mover, with instructions to report by the first day of the next session and that the number of members whose presence shall be mecewary to constitute a meeting of the committee shall be five."

Mr. Deputy President: Will the Honourable Member hand over the names?

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chillion Non-Muhammadan Rural) Was the Whip of this party consulted?

Shri Mohan Lai Saksena (Lucknow Division Non-Muhammadan Aural). Ami I to understand that he has obtained the consent of the members menusoned in the motion?

- Mr. Deputy President: Has the Honourable Member obtained the consent of the members?
 - Mr. C. P Lawson: As far as possible in the very short time I had
- Mr. Deputy President: The practice has been to obtain the consent of the inembers, but it is open to the Honourable Members who do not want to serve to withdraw their names, but I think it is the practice that the Honourable Member before moving the names should obtain their consent
- Mr. C. P. Lawson: Sir, it will come as no surprise to this House that we move this amendment to the original motion for consideration From questions that we have raised from time to time, it has been tolerably clear that there is extreme dissatisfaction in all parts of this House regarding the speed of derequisitioning of property, both land and housing accommodation During the lost Budget session, it formed part of an actual cut which if it had been pushed would have been most certainly passed by this House All parties spoke in tayour of the cut and indeed the War Secretary himself admitted to this House that the progress of derequisitioning had been unsatisfactory So, when we ne presented with a Bill which provides for the continuation of requisitioning when the whole of our pressure has been in the direction of derequisitioning, we have to regard it as rather a grave measure that must receive very close consideration before it is passed. I suggest, in fact, that if this Bill finally is pussed it would be to the benefit of the Bill itself were a number of alterations to be made, that is indeed at the back of our wish to move for the considera-tion of this Bill by a Select Committee This is the time not for the continuation of measures for requisitioning but for pressing for quick derequisitioning We have been lately told by the Honourable the Defence Secretary that so tar something like 18 per cent of the requisitioned lands and 60 per cent of the requisitioned buildings have been derequisitioned. Now, Sir, 1 do not think there is any party in the House that could say that that was very good progress It is not even adequate progress and whatever the Defence Secretary may say it is not the rate of progress that was indicated to us by the War Secretary during the last session. It was then a matter of complaint that derequisitioning was slow. If it was slow then, what is it now? It is certainly not proceeding at the rate that this House considered necessary and this House must therefore most carefully scrutimise any measures for the continuation of this compulsory requisitioning Now, Sir, the Bill as in the case of another Bill that has been considered by this House comes under the provisions of the India (Central Government and Legislatury) Act, 1946 and the puriod that this Itali wall operate is for one year from the 80th September, pogsibly two yours at the Governor General so requires and a maximum of five years, if, the two rears are exceeded and that is permitted by Parliament So in fact, in the first instance, all this Bill asks for is that requisitioned property shall be re tained in the hands of Government for another six months beyond the merced nermitted by the existing Ordinance In fact, if this Bill were not passed, all requisitioned property would have to be returned back to its owners, I think, I am right in saying, by the end of next March; this might not be a bad thing but one does not wash to be unreasonable; circumstances might arise where that would make it extremely awkward for the Government but the effect of this Bill is merely to add another air months in the first instance to the period from the end of March. It might be extended to two years or even five years later but in the initial stage they ask for six months more. There is a fear in the minds of the authorities that they might be made to get rid of all the buildings they requisitioned by the end of next March if this Bell is not passed Now. I heard the Honourable Meraber for Industries and Supplies gesterday point out that most of the objections to another measure were not on account of the measure itself but on account of the bribery and corruption which that

[Mr C P. Lawson.]

measure brought and I suppose that the Defence Secretary may equally stand up and say—the trouble is not that we are requisitioning but that the provincial authorities and the various authorities that apply this law do not work properly and that bribery and corruption is there, but that is not quite the same stry. The fact of the matter is that once property gets into official hands, that property sticks. It is much too easy to hold on to somebody else s property than to build new property for yourself and we have lately had a very good example of that in Delhi in the requisitioning of godowns to accommodate food stocks It is much easier to go and pinch somebody else's godowns than to go in the highways and byways and find one for yourself or build one for yourself I know personally of a case in which a flat in Calcutta is being occupied by a junior officer of the Railways The continuation of the requisition of that flat has been arranged It is still requisitioned and it is going on being requisitioned That officer may say that he belongs to an essential service and he must be there but why should he have that flat more than I should The fact of the matter is this-When an official is placed in a requisitioned building he is in receipt of a government quarter and he gets that quarter for ten per cent of his salary. The rent of his flat is anything between 300 and 400 rupees a month and that person is certainly not drawing Rs 3,000 or Rs 4,000 a month In other words, he gets his accommodation a good deal cheaper than he is entitled to get it and in those circumstances these buildings are not being given up They are sticking and they will go on sticking and the reason wny the Defence Secretary cannot give a better showing than this—18 per cent only They are sticking and they will go on sticking and the reason why of land and 60 per cent only of buildings-is that officials are hanging on to the buildings they have got and are not giving them up

Now, Sir, you may say—what does this mean in terms of the Select Committee You may say you have put up verious points of maladininistration. You have pointed out certain aspects in which officials are hanging on to property much longer than they should and how are you going to alter that in the Bill? Well, Sir, I will make a suggestion which is perhaps more in the nature of thinking aloud, but that is the purpose of a Select Committee It is to think about a Bill and finally produce it in the proper shape and not in the shape in which it is now

My first suggestion would be to establish under this Bill something in the way of a Board so that these various decisions that are taken are not taken by one official, who is undoubtedly interested, but by people who are disinterested and who may represent the non-officials in that particular district. There is no appeal at present at all from these executive decisions If I want my flat back and if my flat is in the hands of an official who I do not think should have it, some Estate Officer may tell me that I cannot have my flat back and that is the end of it I have got to accept what he says I do not accept that position I think it is a bad position and I think it is the duty of this Government to see that any Bill that they may produce includes measures which will deal with a situation like the one I have mentioned. We are not working now in war conditions, we are working in peace conditions and it is the duty of the Government to adant these measures to new conditions. There is no reason now why there should be this arbitrary decision on the part of officials. There is no reason whatever for that state of things now and it is the duty of the Government to remedy it. Unless this Bill goes to the Select Committee, I cannot see how this point can be remedied.

While I am sorry to hold up the business of the House and while it has always been our effort on this side to get business through as expeditiously as possible, here is a case where the Bill should be examined by the Select Committee And if my Honourable friends in this House who have spoken on this subject before have the same attainds today fowards this subject as they had when I raised it last session this Bill will have to go to the Select Committee.

Now, Sir, there is only one other point which I would like to make before I sit down It is to stress the need for this body or authority whichever you may call it which will be in the nature of a court of appeal. Let us take the

question of the acquisition of land under this Bill I have a piece of land and the Government takes it and puts up a building on it. When I want that but of land back, normally I might say "All right, take your building sawy", and presumably the terms of the Land Acquisition Act would apply Actually, now the Government can take my land without so much as offering it back to me. They might at least offer the land and building to me and give me the first refusal, then if I refuse they could take the land and keep it Surely, there should be some superior authority to decide points of this sort. The point of the acquisition is made clear in these words. It says.

"When the appropriate Government decides that such acquisition is necessary for a purpose connected with the maintenance of defence services o; the maintenance of supplies and services seeminals to the life of the community"

Now, Sir, who is going to decide whether my godown is necessary to Government? No doubt when food stocks arrived recently in Delhi, there was a scarchy of godowns So, the Chief Commissioner say. "It is necessary that I acquire that godown" But who is to say that it is necessary for him to acquire it He can go to Ghazinhad and get a godown there Of course, it won's be in Delhi He can go two or three miles by road and get a godown there But he will say that it will cost him extra money So, it is necessary that he should acquire my godown. That is an executive instruction and no one can tell that official to go to some other place where he can have a godown

Again, Sir, what is the necessity of the defence services? There is no wur Supposing I have the only godown on a sea coast and the Navy says "I must have that godown It is necessary for me because it is the only godown on the seacoast." Let them build a godown of their own There is no necessity now because there is no war

- Mr. G. S. Bhalja: May I interrupt the Honourable Member for a munute? The Bill does not give powers to the Government to requisition any further properties It only gives powers to continue in possession of the properties already requisitioned
- Dr. G. V. Deshmukh (Bombay City Non-Muhammadan Urban) But which are unnecessary now
- Mr. C. P. Lawson: That is exactly my point and that is why I referred to a godown on the seacoast That godown was requisitioned when the war was on and now the Government says "I want that godown I am going to acquire it" Let them build another godown

Then, Sir, they can acquire property for the needs of the defence. But the needs of the defence in peace time are not the same as in war time. In fact, during peace time there is no particular reason why they should have that building at all

Then, again, what are the services essential to the life of the community? My unior railway official presumably is essential to the life of the community because he runs the railways, but is he to have my accommodation because he is the railway official? If so, who is to decide what is essential to the life of the community? The executive officer in Calcutta or Bombay and there is no appeal from his decision

- Dr. G. V. Deshmukh: What about the community? I am the community
- Mr. C. P. Lawson: Dr Deshmukh says What about the community? He is one of 'the public spirited citizens of Bombay and doubtless in his spare moments between cutting people up he could sit on a Board and decide whether an appeal from the orders of this executive officer was reasonable or not.

Now, Sir, I think I have made out a case—a very strong and definite case—why this Bill has got no right to be put before this House for consideration and passing in a couple of hours in an afternoon I think that there is every reason why this Bill should go to a Select Committee and have at least the corners knocked off and I do hope that in the Select Committee perhaps one or two of the corners will be quite big corners when they are knocked off I hope the Member in charge of this Bill will accept my amendment and I also hope

Mr C P Lawson 1 that my Monourable triends in other parts of the House will support this motion and see that the Bill does go to the Select Committee

Mr. Deputy President: Amendment moved

"That the Bill be referred to a Select Committee consisting of Six Cowaspes Jehangir, Mr P J Griffiths, Mr Ahmed E H Jeffer, Khan Mohammad Yamin Khan, Mr Manu Subedai, Mr Abdut stahman Siddiqu, Dr G V Deshmukh, Pandit Belkrishnan Shamad the moves, with instructions to report by the first day of the next resson and that the number of members whose presence shall be necessary to constitute a meeting of the committee shall be five."

Sir Cowasjee Jehangir (Nominated Non-Official) Sir, I will have only one minute to speak on this Bill as I am going to Bombay tomorrow morning 1 support most cordually the amendment that the Bill should go to a Select Committee My Honourable friend the Mover of the Bill was not in the House during the last session and he therefore does not realise the strength of the feeling in this matter. There is one point I want to raise. I agree that requiestioning should continue in certain cases where Government are at present in With that principle I agree But I would draw the Hon surable possession With that principle I agree But I would draw the Honourable Member's attention to the injustice that his Department does to owners of properties that have already been requisitioned by the manner in which they treat them while the properties are being derequisitioned. They are not repaired properly Every obstacle is put in the way of the owner- in getting back properties in decent condition. Let me tell my Honourable friends in this House that greater injustice is being done to poorer classes of people in this country than to the rich I have instances before me where the poorer classes of people hving in chawls were put on the streets on account of requisitioning orders I have got instances just now where poor fishermen were kept away from their homes quite unnecessarily and not properly compensated and rent undequately paid

An Honourable Member: They are still being kept away

Sir Cowasjee Jehangir: My Honourable friend Mr Lawson made the point of keeping properties unnecessarily In many cases the poorest people are kept away from their homes simply because it is convenient to another class of people to live in those houses. The war has nothing to do with it, nor have war conditions got anything to do with it. It is merely the convenience of the people who are in possession and the owners themselves may go to the dogs as long as such legislation is on the statute book

Now, Sar, those are some of the reasons why this Bill should go to the Select Committee We agree to the principle that there may be certain lands and buildings which Government must continue to occupy just now But that does not mean that this House should give the Government a carte blanche order to continue their present methods of injustice and inequity during the duration of this Act I should like to have certain assurances given categorically to this House about their future conduct before we are a party to vote for such jegislation

The Assembly then adjourned till Eleven of the Clock on Wednesday the 19th November 1946

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pies of the I	Debates of M on sale fro	he Legislation, the Mar	ive Assemble lager of Pub	y and of the		St
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LEGISLATIVE ASSEMBLY DEBATES

WEDNESDAY, 13th NOVEMBER, 1946 Vol. VIII—No. 2

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anking Companies (Restriction of branches) Bill—Motion to consider not concluded	98591
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LEGISLATIVE ASSEMBLY

Wednesday, 13th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven if the Clock, Mr President (The Honourable Mr G V Mavalankar) in the hair

MEMBER SWORN

Mr Harold George Russell, O B E , M L A (Government of India Nominated Official)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

JUALIFICATION'S FOR POSTS IN THE HINDUSTANI PROGRAMME SECTION OF ALL INDIA RADIO

- 459. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for formation and Broadcasting please state
- (a) the qualifications required of candidates for the posts of Hindustani ws Editors Programme Assistants, Announcers and other posts in the industani Programme Section,
- (1) the test applied to find out a candidate's proficiency in writing and eaking Hindustani,
- (c) the total number of members of the Hindustani staff and the number
- (d) how many of the degree or diploma holders in the Hindustani staff had not as their first language and how many had Urdu as their first language,
- (e, whether any knowledge of Hindi is required of the members of the idustani staff whose language was Urdu and vice versa, if so, of what indard.
- (f) how this knowledge is ascertained, and
- (g) the number of (i) permanent and (ii) temporary posts in the Hindustani gramme Section held by Hindi and Urdu middle pass persons respectively? The Honourable Sardar Vallabhbai Patel: (a) and (b) There are no posts industan News Editors in All-India Radio The news bulletins are prepared English and translated into various languages by Translator/Announcers A ement showing the qualifications, the method of recruitment and the test hed to find out the candidate's proficiency in writing and speaking Hindustani espect of the various categories of programme staff of A I R, is placed the table of the House
- c), (d) and (g) I would invite the Honourable Member's attention to a ment containing the required information laid on the table of the House ply to his question No 95, dated the 18th March 1946
- e) The answer to the first para of the question is in the negative, the r part does not arise
- f) In view of the reply to clause (e) above, the question does not arise

Statement showing qualifications required of candidates for various posts connected with Hindustani broadcast and the methods of remitment to these nexts

Name of post	Qualifications	Method of recrutment
	Part A	
Programmo Assistant	Degree (xam nat on from a re- orgewed Universty may be r linzed in special cases cand dates must ossess sound general knowledge, a good command of Fuglish and suff cont knowledge of one on more lost it is qui uges and one or nore lost it is qui uges and one or nore lost it is qui uges and one or nore lost it is qui uges and one or nore lost it is rany and lost drimat c work and or must	Through a Soloction Board con- stituted by the Government, et India usual composition — D G or DDG or a Son or S D as President Two non-efficial members nomi- nated by Government, (one- durate onsite and the other a, sublic figure) Two S D & Cand dates knowledge of Hundi or Urdu is tested orally
Announcers	Good Merophono voce and allo a good knowledge of Urdu or Hind	By select on by S Ds The can- d dates knowledge of Hindi or Urdu is tested orally
Supervisor, Hindus- tam Broadcasts	A thotough knowledge of the use of the lunguage, experince of translation work and this capacity to deal with the problems involved along sound admin utrative lines as also a good command of English Famil larity with both the Hindi and Urdusor pieces as de-rable.	Recruitment to far made through a Select on Comm tho- consusting of D G SDDN and two non official members Linguist c knowledge is tested by past records prusals of publications etc., and interview
Hindustan: Trans- la: or Announcer	Candidate must posse a sound knowledge of English, Urdu and/or H mdt at dhe able to write leg bly in Urdu and/or H mdt ser pley in Urdu and/or H mdt ser pley They should also hat a good general knowledge of purit a mil and a man die og my Terfor ence is given to cand dates who hav 'xp rie nee of n ws trandation	By selection by D N & E. S. Profice-recy in Handustain is tested by a written test. Can- ddat a are also interviewed Final approval by D G
	Part B	
Assertant Station Director	Candidates must have passed the Degree Examination from a roogs sed University. They must posses a lagustic, Leorary, cultural and art at could face now of a suif or entity high order to organate, mouth organ se and sup rose sat afactory and programme, they must have a sufficently but do cultural business and attractive at the sum of the s	Through F. P. S C

Name of post	Qualifications	Method of recruitment
	Post B—soutd A sound knowledge of one or more Indian languages in descrable Cand discos should also proferably have some experience of office administration, journalism and/or library and drimitic work and/or music, Indian and Western.	
Programm Executive	Cand dites that have passed a Degree I kan nation from a 1 to a de University. They mest possesses seemed general keep ledge and a good continud of right have some exportence of office administration, journalism and/or library and dramatic work and/or muster. Indian and western Knowledge of local language(s) essent at	Through F P S C
Programme Super- visor	1 Degree from a recognised University 2 Organisat onal or Executive experience in any Govern- ment or commit real concorn 3 Some experience of literary	Through F. P S C.
· · «non Assus-	and/or art stie work prefera- ble. Cand dates must be graduates. They must essess sound general knowledge with ability to converse fluority and faultlessly in English and at least one local language, and some experience of literary and/or artistic work.	As for Programmo Assistants

Seth Govind Das: Will the Honourable Member consider reversing the process and getting the original news in Hindustani and having it translated into English because Hindustani is our national language?

The Honourable Sardar Vallabhbha Patel: News comes in from news agencies in English, it cannot be reversed

Seth Govind Das: 1s the Honomable Member aware that a move has been made to get teleprinters prepared for Hindustan? Will Government give an impetus to this so that original news may come through these teleprinters?

The Honourable Sardar Vallabhbha Patel: Surely no action can be taken merely on a move that has been made

GRIEVANCES OF HINDI SPRAKING PUBLIC AGAINST THE LANGUAGE POLICY OF ALL
INDIA RADIO

460. *Pandit Sri Kushna Dutt Paliwai: Will the Honourable Member to Information and Broadcasting be pleased to state the steps Government have taken or propose to take to remove the long-standing grievances of the Hindi speaking public and bodies like the All-India Hindi Sahitya Sammelan against the language policy of the All-India Radio?

The Honourable Sardar Vallabhbhai Patel. The attention of the Honourable thember is invited to the reply given by me to his staired question No 828 on the 8th November 1946.

INDIANISATION OF THE ARMY

461. *Pandit Sr. Krishna Dutt Paliwal: (a) Will the Secretary of the Defence Department be pleased to state the steps which the Interim Government have taken or propose to take to Indianase the Army?

(b) How long will it take to completely Indianise the Army?

Mr. G. S Bhalja: (a) and (b) The Honourab'e the Defence Member is going to make an aunouncement on this subject today

Mr. Sasanka Sekhar Sanyal: Will the Honoumble Member be pleased to that whether any appointments to the Indian army in the officer, rank have been made of non-Indians after the last Budget Session was over?

Mr. G. S. Bhalia: I shall require notice of that question

Mr. Sasanka Sekhar Sanyal Was this question of Indianisation of the army brought before the Defence Consultative Committee?

Mr. G. S. Bhalja: Not the whole question of the Indianisation of the armed forces

Mr Sasanka Sakhar Sanyal. Man I know if the Honourable Member is calling an early meeting of the Defence Consultative Committee with a view to going into this question immediately?

Mr. G. S. Bhalja: I said that the Honourable the Defence Member was going make in announcement on this subject in the course of today

Mr President: Where is it to be made?

Mr G S Bhalia In the Upper House Sir

Mr. Mann Subedar. Is it a fact that according to the Willox Committee reports a period of 26 years has been indicated as required for Indianisation? If so will the Honour ble Member converte the Honourable the Defance Member that that is not the way most Members of this House would like Indianisation to be done?

Mr. G. S Bhalla: I would ask Honourable Members to be patient for a nittle while, they will have the full statement is fore them, and I am sure they will be fully satisfied on this matter.

Mr Sasanka Sekhar Sanyal. Is it a fact that the pay and prospects of Indians in the army have not yet been determined?

Mr G. S Bhalja: The pay pension and other conditions of service are to be determined after the receipt of the report of the Post-War Pay Committee

Mr. Sasanka Sekhar Sanyal: Is it in fact that after the last Budget Session of the House some non-indians were recruited into the army on the ground that suitable applications were not forthcoming from Indians?

Mr. G. S Bhalia: That is a repetition of the same question

GRANT OF EVER PENCY COMMISSION AT THE INSTANCE OF DIBECTORATE OF PUBLIC RELATIONS AND OFFICERS IN THE Fauji Akhbar

1462 *Sardar Mangal Singh: Will the Secretary of the Defence Department 1 leas state

(a) the number of officers whom Emergency Commissions were granted at the instance of the Directorate of Public Relations, community-wise, from 1941 to 1945, along with their educational qualifications, journalistic or technical experience, status and pay held by them before the grant of such commissions,

(b) the number of military and civilian officers drawing more than Rs 250 per month, working in the Faun Akhbar

(c) their academic qualifications including the examination passed in oriental or other languages, and journalistic experience before joining the Public Relations Directorate. and

⁺ Answer to this question laid on the table, the questioner being absent

- (d) the total amount of money paid to the Army Press from 1939 to 1946 in supplement? to the work done by it for the production of Fauji Akhbar and its supplement?
- Mr. G. S Bhalja: (a) British—47 Indians- 52 (Mushims 23, Hindus 21 Sikh 1, Christians 5, Parsis 2)

Others-8 (Americans 2, German 1, Australian 3, Dutch 1, Chinese 1)

A statement giving these officers educational qualifications, journalistic and technical experience and status. I done they vere granted commissions (where known) is placed on the table of the House

- (b) and (c) A statement is laid on the table giving the required information
- (d) Rs 13 29 577-7-6

Statement in reply to part (a)

(a) Number of officers commissioned direct into P R Dte , showing their qualifications -

8 No

('ivil qualifications and experience

BRITISH

- 1 14 years experience as reporter, leature writer, picture editor and feature editor es Glasgow "Sunday Mail", Glasgow "Daily Record"
- 2 11 years experience of journalistic and publicity work in London and Provinces
- 3 Not available
- 4 Editor "Eastleigh Weekly News"
- 5 7 years experience in journalism and 5 years as free lance cartoonist
- 6 Experience in Newsreal camera work, Movietone and films Employed as emephotographer
- 7 Trained in printing publicity and production work
- 8. Reporter and sub editor on "Darlington Echo"
- 9 16 years experience as commercial artist in various studios in Hull and London Employed as artist
- 10 3 years' 8 months' with "Hastings Observer and "Sussex Express" as reporter
- 11 18 months "Chicago Tribune ' Paris 12 years "Daily Mail", 'Cavalcade" and British United Press
- 12 18 months training in newspaper journalism with a provincial paper including subediting and make un
- culting and mase up

 13 Cameianan with Gaumont Rutish Picture Corp , England 1935—38 2 Appolo Picture

 Corp , Rumania, 1938—40 3 Gaumont Butish Newsreel, 1940 Employed as

 Photographer
- 14 Piess Photographer, "Statesman" (alcutta Employed as Photographer
- 15 Journalist since 1934 Reporter on "Nottingham (hronicle" and "Echo" and "Nottingham Guardian" Journel "Daily Mail" 1936 Wrote articles and short stories in addition to work as reporter Sub-Editor "Daily Mail" 1936—41
- 16 15 years practical knowledge of advertising, painting blockmaking, photography and allied trades Director of London Advertising Agency
- 17 Production and efficiency investigator (Budaux Industrial Reorganizing experts)
- 18 Manager of a commercial art studio Employed as artist
- 19 Reporter and Sub Editor, "Southern Times" and "Lancashire Daily Post" Contributor to "News Review" "Courier"
 - film production at Elstree and Denham, England Initiah Accoustics factory Employed as Cinephotographer
- 21 12 years on "News Chronicle" (London), Composing Department Advt Lay-out make-up, Ludlow Experienced in all branches of composing, including colour work, book work, periodical and general printing
- 10 years experience of news sub-editing and newspaper make up ("Foreign News" and "News Chronicle", London)

Civil qualifications and experience

- 23 B A Oxford (Hon) School of Politics, Jaconomic and Philosophy, Asstt Editor "Bumingham Gazette" 12 years
- 24 Staff experience OS, G S Branch
- 25 Sales Manager, Kodak Languages Hana Lanul Italian
- 26 Compositor, Reader (Typographical Assn.)
- 27 Not available
- 28 Contact Executive in Advt Agency 14 years in Fleet St Writer Industrial designer and typographer 4 1 P A (Associate Institute of Practitioners in Advertising) Lecturer at Institutes Pre examination Lecturers Chairman of Institute Discussion Group
- 29 Motion picture acript-writer Novelist, heature writer Employed as Script writer in Film Section
- 30 Manager, Photographic Trade Equipment Service, Kodak, Ltd., Harrow and Mechanical Diploma, Professional School Photography Employe Employed as photo grapher
- 31 Commercial artist Employed as artist
- 32 14 years in newspapers Editorial Managerial, and Publicity Circulation Manager at Sheffield for Allied Newspapers Ltd.
- 35 Journalist Associated Scottish Newspapers Ten years sub-editing morning and evening newspapers and magazines
- 24 Press Photographer in Londor and Provinces since 1924 Employed as photographer
- 35 Senior staff reporter and feature writer "Dn! Express"
- 36 B A of Harvard and Oxford Universities 7 years' experience as University teacher and College Principal Education Minister, Indore State
- 37 Press Photographer 3½ years apprenticeship as commercial photographer in Copea-hagen 1 year as Department Manager in same \(\)\text{\text{Sensor}} Employed as photographer
- 36 Reporter and Sub Editor for 11 years Sax years as Junor and Sentor Editor of Glasgow "Bastern Standard" Three years as reporter with "Glasgow Herald" Glasgow Evening Times" Free lance work with all national papers, yachting cor respondent for "Daily Fariess" sports writer "Evening News" Glasgow
- 39 Arist and designer at Stewart Knock Studios—Oxford St London, 5 years Chfford Studios—Bauchamp Place, London, 5 months Carlion Studios—Queen St, London, 1 year Chestel Studios—Blandfort St, London, 5 vears Employed as artists.
- 40 10 years journalism Proprietor of a news distribution agency
- 41 Press photographer with national newspaper experience Employed as photographer 42 Cinematograph processing experience Employed in Film Section
- 43 London University Exhibition for journalism 23 years experience in journalism
- 44 Cinephotographer, Eletree Studios Employed is Cinephotographer
- 45 Not available
- 46 Postmatership in Modern History, Merton College, Oxford Editor & Managem Director, The Pioneer, Editor The Natal Witness, etc. Salary when communected
- 47 B A University of Columbia Editor, Montreal "Sun", etc. Canadian Trade Gen-missioner in South Africa and Australia

MUSLIMS

- 1 M A (Eng.), M A (Alabic), Languages English, Urdu, Punjabi, Persian and Azabie; Broadcasting, Frature writer, literaly critic, author and Poet 7 years' experimental in lecturing, writing, broadcasting (University Lecturer)
- 2 1 Diploma course in journalism, King's College, London University
- 2. Diploma course in journalism, ISS junior journalite' course, Geneva
- 3 Munshi in Persian High proficiency in Urdu
- 4 Languages English, Urdu Hindi, Persian (speak, read and write)
- 5 Author-has published half a dozen books in Uidu, contributed articles to Assa review, London, The Statesman, etc Broadcast-features, sound news, plays,

Civil qualifications and experience

- 6 Experience 1 Editorial staff, Bombay Chronicle (6 months) 2 Assit Éditor, Indian Listener, 2 years 3 Bombay Chronicle correspondent in London, 2 years and in Delhi 6 months 4 Reuters Service at Bombay 2 years, Lucknow 1 year, Allahabad 1 year and Poshwar 1 year 1 'rdn journ't-m 12 years.
- 5 BA (Cumbridge) MA (Leeds), Experience in trubing university classes and administration of wadenic institutions. Principal An lo Arabia College, Delhi
- 4 18 years' experience in journalism. Written a dozen looks. Story writer, Poet and Humorist, proof up the Table, Pessur In 18-1 Pointly Can read and write Handi serpt. February or Asst. Industry Inquilab, Ishin etc.
- 5 M.A. (Eng.), M.A. (Arabic), Proficiency of Utilit. Knowledge of Persian. Experience in journalism. Also subordinate Accounts Service A. G. C. R., New Delhi.
- 6 BA, LLB, Punjab University Languages Undu English, Persian and Arabie (spoken)
- 7 Languages English, Persian and Cidu Member of the editorial staff of "Zarb * Kaleem" B A (Lucknow)
- 8 Asstt Editor "Makhzan", Editor 'Firdius", Asstt Editor Sumise Manager Ripon Press Author of several short stories and plays
- 9 Officer cadet at Lahore and I M A Dehrt Dun Ritsoning Officer, New Delhi, B A
- 10 M.A. Economics, B.A. (Hons.) in Persian, speaks Arabic & Persian fluculty. Moderate knowledge of brench. Formerly, Director of Programmes, All India Radio Esaployed on broadcasting duties.
- 11 BA (Atabic) up to Intermediate Knows Persian Worked as Assit Midior, 'Ihsan' and 'Inqilab' and Editor of 'Shiraza' and 'Rooman'
- 18 Worked as Asstt Editor The "Ahra", Lahore (Weekly) 'Watan', Baghdad Weekly As Warrant Officer edited 'Fauji Akhbat' (ano and 'Hindustan', Cano Served as Asstt in Charge, Broadcasting in Baghdad (Indian Forces Programmes)
- 13 BA (Punjab) Holds lieu ou a Punjah Government Post Author of two books in English and several in Urdu
- 14 M A in Economics Worked as Chief Sub Editor Astional Herild'
- 15 Broadcaster in Cevlon and Editor, 'Jang ki khibren' Calcutta
- 16 B Sc (Hone) in Pushto Languages Pushto Urdu Finghish Persian, Punjabi and Arabic Journalist and writer (Pushto & Undu) Journalist in Foieign Publicity Office Feltor of Pushto Urdu Magazine Nin Pusin' for about 3 years Author of about 20 Pushto pamphlets
- 17 BA, LLB Qualined at I (S. examination Laive) of 11 years standing Municipal Commissioner Karnal 7 years. President of the Govi Debt. Conclustion Board, Karnal, 3 years. Languages Hindi Urdu Persian and English Free Lance pournalist and broadcaster.
- 18 BA 16 years in Cantta Dept Held appointment of Military Estates Officer. Employed as Military Public Liaison Officer not doing journalistic duties
- 19 BA. BT Headmaster, Lala Musa H gh School Broadcaster, Feature writer
- 20 English, Urdu and Punjahi 20 years' office experience in Govt of India Employed
- 21 Urdu, English, Persian & Alabic of the Royal Society of Atts of the Royal Society of Atts of the Royal Society of Atts of Publication of Publication Department of Bihar Now Director of Publications Division, 1 & B.
- 22. M A, B T Lectures in English in a Lahoie College for 11 years. Languages Urds, Persan Germa & tiable Special contributor leading newspapers and magazines. Worked on 'Inquish' and 'Mullim Outlook' as Sub Editor.
- 38 B.A. Languages English, Urdu & Persian, Commissioned on the request of All India Radio to conduct their Recording Unit

HINDUS

- 1 Accounts, journalism and commercial photography B Sc, in physics and chemistry.
 Languages Urdu & English Employed as Photographer
- 2 English, Urdu, Accountant, High Commissioner for India, London (1941) B A L L B , Delhi, L L B , London, Adib Fazil (Hons in Urdu)
- 3 English, Hindi, Urdu and Punjahi, BA (Hons), 10 years' journalistic experience Worked for 3 years as News Editor, AIR.

S No Civil qualifications and experience

- 4 English, Tamil, Telegu and a little Kanaicse and Malayalam 15 years' journalistic experience with the "Hindu"
- 5 M A (English), B A (Hons English) Languages English and Uldu, Journalistic experience in "Tribune' Lahore 1940 41 Member of staff of the Chinese Commissioner in India 1942 43
- 6 Not available
- 7 Chief Spoits reporter, "C M Garette' Hony Sexy, Labore Y M C A, Labore District Hockey Association, Hony Treasurer, Punjab Bachminton Association, Membe of several spoiting Associations in Punjab
- 8 B A (Hons), Bombay Senior test Home Deptt Govt of Bombay Additional Special Press Adviser Bombia Cita Lunguages English Mahatti, Hindustani, Guierat & Kankani
- 9 M A (1st Class) History from Punjah University knows Hindi, Urdu and can speak Punjah Experience Sub Editor, "Proncer" for 7 years
- 10 BA Studied Architecture, Film Production experience in studies, Aastt Director in Information and Broadcasting Department's Information Films of Indus Languages Marath Hinducturi English French Gujeratz Employed as Photo grapher
- 11 Press photographer Employed as photographer
- 12 Matric Punjab University Technical photography 4 years Employed as photographe
- 13 Asstt Publicity Office: I & B Department Now Publicity Office: Malaya employed by I & B Department
- 14 M.A. 2 years' administrative experience in Imperial Chemical Industries. 4 years' as Editor of a Sports journal. Languages. Tamil, Telegu Hindu and Kanarese
- 15 BA (Midias) Can read and write Tamil and Hindi, and can speak Telegu Publicity Asett at Madras for 1½ years With A I R since 1939 From July 1948; as Programme Asett A I R
- 16 BA Agra University Hindi and Urdu 3 years as News Editor National Journal, Ltd Asstt Was Department G H Q 1942
- 17 Dalogue witti, song, composer ind Film Director Maratti, Playwright Poet, Maratti journalist story witti ind Film Director Languages Maratti, Gujerati, Hindi & English Employed in Film Section
- 18 M A (English) English, Urdin Persain Hindi and Punjabi nalism Member of Editional Staff of "C and M Gazette" Spl correspondent feature write—Member of Libror Distinct War Committee and produced a weekly War Bulletin for over 1½ years for the War Committee
- 19 English, Hindi and Uidu can speak Punjabi ind Bengali Experience in journalism News Supervisor in A I R Employed in Military Public Lauson
- 20 Press correspondent accedited with the Dept of Information and Broadcasting Govt of India Languages English Hudustrin Tamil and Malayalam
- 21 Sub Editor "The Hindu" B Sc 1934, B L 1936 Tamil and Hindustani

SIKHS

1 Matriculate from Punjah University Worked as Photographer in D. A. Ahuja, Rangoon for two years Employed as photographer

INDIAN CHRISTIANS

- 1 Mattic G D in Fine Art and Commercial Art (teacher) Art Director in Films, Hindi, Maratti English Employed in Film Section
- 2 11 years' experience on the Pioneer as sub-editor Information officer Jaipur State
- 3 Matriculate Qualified R.I.A.F Training course Employed as cinephotographer
- 4 Photographer Knows English & Urdu and photography Employed as photographer
- 5 Manager of firm of film distributors Employed as cine photographer

PARSI

- 1 Employed as advertising agent in Bombay as Copy writer and account executive.

 Languages English, Hindi, Gujerati, Maharatti
- 2. Not available Employed as cine-photographer

8 No

Civil qualifications and experience

AMERICAN

- 1 Feature writer "Chicago Sun", broadcaster, National Broadcasting Corp of America.
- 2 Staff of Associated Press of America, Shanghai, etc Five years' experience in journalism

GERMAN

1 Photographer Documentary bilm Director and Cameraman and Studio Cameraman Employed as photographer

AUSTRALIAN

- 1 Not available
 - 2 Expert in printing and layout 10 years experience of journalism, art editor "Sydney Morning Sun", feature editor, Melbourne "Argus"
- 3 10 years' experience of new-paper reporting and handling of news features on Melbourne "Argus"

DUTCH

1 With sugmeering firm in Rangoon 1934—1942 Languages Dutch, German, Hindustani Technical Mercantile Office, management, film production, photography, radio and electrical engineering Employed in Film Section

CHINESE

1 5 years' reporting experience 3 years' commercial experience Import, Export and shipping Languages Burmess, Hindustani, Karen P A to director, Swedish Match Co, Ltd., Ragoon and Jonkoping, Sweden

The status and pay held before they were commissioned is not known as no record as

Statement in reply to parts (b) and (c) PUBLIC RELATIONS DIRECTORATE

Statement showing members of the staff of the "Faunt Akhbar" with their qualifications whose salary is above Rs 250 per month —

Appointment	leademic qualifications including examinations passed in (triental or other Languages and journalistic experience before joining P R Directorate
Editor	M A (English), Punjab University Passed Intermediate Exami nation of the Punjab University in Persian Was a free-lance journalist before joining Public Relations Directorate
Asstt Editor	BA (Hons), 1928 Topped the list of successful candidates in the University, MA (Philosophy), 1930, MA (Persian), 1932; LLB, 1939, lat class First
	Languistic qualifications 1 Urdu, 2 Hindi, 3 Gurmukhi, 4 Perman, 5 Arabic, 6 Italian, 7 English
	Journalistic experience 5 years, Editor, "Postal Advocate"
Manager	Matriculation Punjab University I A Special Class, I A 1st Class English, I A First Class Higher Standard Urdu A S of Education "Dutineusshel"

Dr. Zia Uddin Ahmad: Sir I am authorised by the Honourable Member (Shri Sri Prakasa) to ask these questions (463—66).

Mr. President: I understand there is no fresh authority -

COORDINATION OF SANSKRIT STUDIES

†463. *Shri Sri Prakasa: Will the Honourable Member for Education be pleased to state

 (a) if it is a fact that there is no co-ordination of Sanskrit studies in the country,

[#] Answer to this question laid on the table, the questioner being absent.

- (b) whether different institutions and universities are fully authorised to recognize or not the corresponding degrees of other institutions and universities, and
- (c) whether Government propose to make arrangements for the setting up of uniform standards for different degrees in Sanskut for the whole country so that one institution may be bound to recognise the degree of another institution and adout students for higher degrees when they come with the hallmark of requisite qualified on from morther institution?

The Honourable Sri O Rajagopalachari (a), (b) and (c) The Honourable mumber has probably indicated the position fully. The study of Sanskri in higher stages is conducted by Indian Universities and the degrees granted by one are generally recognised by other Universities. Indian Universities empty autonomy in their functions. They recognise courses of matruction provided for in educational metituitions in accordance with their Rules and Regulations. The Inter-University Board of India has been set up to co-ordinate courses of studies in the Universities and it should be possible for the Honourable Member to raise the question before that Board and to have it examined although the need for imposing uniformity from without may be less in this field than in others.

SARNATH MUSEUM AT BENARES

- †464. *Shri Sri Prakasa: Will the Honourable Member for Education be bleased to state
- (a) if it is a fact that the 'Lion Capitol' in the Sarnath Museum at Benares has been damaged and badly cracked, and if so, the circumstances in which the accident happened.
- (b) it any images and other exhibits in the Museum had been sent abroad, and it so, whether all things have come back and been restored to proper places, and
- (c) if Government intend to extend the Museum buildings to store the many valuable images etc., that have to be kept outside in the open yard?
- The Honourable Sri C. Rajagopalachari: (a) The Sarnath Lion Capitol was found broken across just above its bell portion and there were cracks in the necks of the hons when it was discovered in 1904-05. It is today in exactly the same condition as it was when it was discovered.
- (b) No images and other exhibits in the Museum have been sent abroad, the latter part of this question, therefore, does not arise
- (e) No valuable images are stored or kept outside in the open yard. The question of extending the Museum building, therefore, does not arise

EUROPEAN MENTAL HOSPITAL, RANCHI

- +465. *Shri Sri Prakasa: Will the Honomable Member for Health be pleased to state
 - (a) the annual expenditure on the European Mental Hospital at Ranchi,
- (b) if the patients have to pay anything for their board lodging and tweatment there,
 - (c) if it is reserved for Europeans only, and
- (d) if Government propose to permit non-European patients also to be admitted there?
- Mr. S. H. Y. Oulsnam: (a) The average expenditure in the past five years was Ra 5,89,385 per annum
 - (b) Yes, unless they are certified to be indigent by the District Magistrate
- (c) and (d) The attention of the Honourable Member is invited to the answer given to question No 340 asked by Seth Govind Das on the 8th November 1946

⁺ Answer to this question laid on the table, the questioner being absent

STARRED QUESTIONS AND ANSWERS

CHASOR OF CORRESPONDENCE

- †466. *Shri Sri Prakasa: Will the Honourable the Home Member be pleased to state
 - (a) if any censor-hip is maintained on private correspondence,
 - (b) if the correspondence of Congressmen is being still censored, and
- (c) if a political side of the Chiminal Intelligence Department is still in exastence, and if so, its exact duties?

The Honourable Sardar Vallabhbhai Patel (a) No censorship of private correspondence is maintained as such but powers of secret interespition under section 26 of the Post Offices Act is 1888 are still exercised

- (b) In order to safequard the secrets of interception, Government are not prepared to disclose the description and nature of correspondence which is censored.
- (c) The Honourable Member is presumably referring to the Central Intelligence Bureau. The function of this Bureau is the collection of intelligence relating to the security of India. It is not in the public interest to disclose the detailed character of these duties.

NUTRITION DEPARTMENT

- 467. *Mr. Madandhari Singh: (a) Will the Honomable Member for Health be pleased to state if the Nutrition Department is a permanent one?
- (L) If the reply to (a) is in the negative, do Covernment proposed
 - (c) Where are the centres for the user h
 - (d) Are they fully staffed?
- Mr. S H. Y. Oulsnam: (a) and (b) The e is no nutrition department. There is an institution known as the Nutrition Research Laboratories which is administered by the Indian Research Fund Association. The staff of the institution is employed on a year to year basis in accordance with the practice of the Association with the exception of the Dirictor who has been appointed on a stree year contract, and the Association has no intention of terminating the activities of the institution.
- (e) Some nutrition research is conducted in a special section at the All-India Lastitute of Hygiene and Public Health, Calcutta The main centre for nutrition research, is, however, the Nutrition Research Liaboratories at Cooncor, maintained by the Indian Research Fund Association which receives its funds from the Government of India The Indian Research Fund Association also finances a Nutrition Unit at the Seth G S Medical College Bombay and another at the Dacos University In addition the I R F A gives grants for ten enquiries too nutrition problems conducted in institutions in various parts of India.
- (d) The staff at the All-India Institute of Hygnene and Public Health, Coloutts, is adequate The staff at the Nutrition Research Laboratories and in connection with the various enquiries is employed by the Indian Research Fundi Association Some vacancies left unfilled during the war at the Nutrition Research Laboratories are now being filled. The various enquiries are adequately estated.
 - Prof. B. G Ranga: Are these places being filled by Indians or Englishmen?

 Mr. S. H. Y. Oulsnam: By Indians
- Mr. N. M. Joshi: May I ask why the Research Institute is kept on a yearly basis, and not on a permanent basis? Is it an advantage to keep it on a yearly likelish.
- Mr. S. H. Y Oulsnam: The Association operates on a grant given every year by the Government, and for that reason, I think, it maintains these laboratories on a year to year basis They have been in existence for many years, and there is no intention of discontinuing them

⁺ Answer to this question laid on the table, the questioner being absent

NUMBER AND LOCATION OF ARRODROMES MAINTAINED FOR MILITARY

PURPOSES

468. *Mr Madandhari Singh: Will the Secretary of the Defence Department be pleased to state the number of aerodromes maintained for military

purposes after the war and also then locations?

Mr. G. S. Bhaija: The number of Anticles, Landing Grounds and Flying Boat Bases under the control of this Department at the end of war (1 s., the 16th August, 1945) was 415 The total number maintained by the Defence Department at the present time is 101 including three Flying Boat Bases

The location of these 101 Acrodromes is shown in a statement laid on the table of the House

Statement showing the airfields maintained by the Defence Department as . on 1st November 1946, and their location

Serial No	Airfield	Nearest hig town	Province/State
	Adılabab	 Adılabad	Hyderabad Stat
2	Agartala	Agastale	Tupura State
3	Agra	Agra	U P
4	Amarda Road	Amarda	Mayurbhanj State
8	Ambala	Ambala	Punjsb
6	Arawalı	Thal Ra Iway Station	NWFP,
7	Arkonam	Arkonam	Madras
8	Aurangabad	N Godavati River	Hyderabad State
9	Badhal	Ringus Railway Junc-	Japur State
10	Baigachi	Barrackpore (Calcutta)	B ngsl
11	Banar	Jodhpur	Jodhpur State
12	Bannu	Mıranshalı	NWFP
13	Baroda	Beroda	Baroda Stat ,
14	Barrackpore	Calcutti	Bengal
15	Begump, t	Secunderabad	Hyderabad State
16	Bhopsl	Bhopal	Bhopal State
17	Bihta .	Patna	Bihar
18	Calcutta (F B B) (Bally)	Calcutta	Bengal
19	Campbellpore	Campbellpor)	Punjab
20	Chabus	Dibrugarh	Assam
21	Chakeri	Cawnpor	UP
22	Chaklala .	Rawalpındı	Punjah
23	Chakulia	Chakuha	Bihar
24	Charia .	Asamol .	Bihar
25	Chela	Jamnagar .	Nawanagar State.

Combatore Combatore Madraa 27 Cox's Bazar Chittagong Bengal 28 Dab Chakwal Punjab 29 Dalbandna Dalbandn Baluchistan, 30 Deolali Deolali Bombay 31 Dergaon Dergaon Aasam 32 Dharnial Rawalpindi Punjab 33 Di Khaa D I Khan N. W F P 34 D I Khaa D I Khan N. W F P 35 Dinjan Dibrugarh Aasam 36 Drigh Road Karachi Sind. 37 Drosh Chitral N. W F P 38 Dudhkundi Kharagpur Bengal. 39 Fetchjung Rawalpindi Punjab 40 Fenny F. nuny Bongal. 41 Fort Sandeman Fort Sandeman Gurgaon Punjab 42 Gurgaon Gurgaon Punjab 43 Hakimpet N. Hyderabad Hyderabad State 44 Jandole Wanzai N. W F P 45 Jodhpur Jodhpur Jodhpur State 46 Kalakunda Midnapore Bengal 47 Kanchrapara E Hoghly River B. ngal 48 Kharagpur Bengal 49 Kohat Kohat N. W. F P 50 Kolar Maharajpur Bengal 51 Labtore Labtore Canté, Punjab 52 Labore Labtore Gwalor Gwalor Gwalor State 53 Labtur Laditpur U P 54 Lalmanr Hat Rangpur Gwalor Gwalor State 56 Ledo Ledo Ledo Aasam 57 Mahir Mair Marachi Sind 58 Mair Karachi Sind 58 Mair Sanden Sind 58 Mair Karachi Sind 58 Mair Karachi Sind 58 Mair Maurpur Karachi Sind 58 Mair Maurpur Gwalor Gwalor State 59 Mair Ai Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 58 Mair Ai Rangpur Gwalor Gwalor State 59 Manupur Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 50 Mir Ali Marachi Sind 51 Marachi Sind 52 Marachi Sind 53 Marachi Sind 54 Marachi Sind 55 Marachi Sind 56 Marachi Sind 57 Marachi Sind 58 M	Serial No	Aufield	Nearest big town	Province/State
Dab Chakwal Punjab Dalbandna Dalbandn Baluchistan, Doclali Declali Bombay Dergaon Dergaon Assam Di Dergaon Dergaon Assam Di Dergaon Dergaon Assam Di Di Khan Punjab Di Khan N. W. F. P. Dinjan Di Khan N. W. F. P. Dinjan Di J. Khan N. W. F. P. Dinjan Di J. Khan N. W. F. P. Dinjan Dibrugarh Assam Drigh Road Karachi Sind. Chitral N. W. F. P. Dudhkundi Kharagpur Bengal. Punjab Bengal. Fatehjung Rawalpindi Punjab Bengal. Fort Sandeman Fort Sandeman Baluchistan. Gurgaon Gurgaon Punjab Jandola Wanzai N. W. F. P. Jodhpur Jodhpur Jodhpur State Kalaikunda Midnapore Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Labore Labore Cantt. N. W. F. P. Lalbrou Lahore Cantt. Punjab. Lalitpur Lalitpur U. P. Lalitpur Bengal Landikotal Landikhana RI Head N. W. F. P. Ladakara RI Head N. W. F. P. Malir Mauripur Gwalior Gwalior State. Sind Malir Karachi Sind Mauripur Sind	26	Combatore	Coimbatore	Madras
Dalbandin Dalbandin Baluchistan, Dociali Deciali Bombay Dergaon Dergaon Assam Dharmid Rawaipindi Punjab Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Midnapore Bengal Digri Road Karachi Sind Drosh Chitral N -W F P Bengal Drosh Chitral N -W F P Rawaipindi Punjab Fenny Bengal Fort Sandeman Baluchistan. Gurgaon Gurgaon Punjab Hakimpet N Hyderabad Hyderabad State Wanzai N -W F P Jodhpur Jodhpur Jodhpur State Kanchrapara E Hooghly River Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Labore Cante. NW. F P Lalitpur Lalitpur Lalitpur U P Lalitpur Bengal Landikotal Landikhana Ri Head NW. F P Malir Karachi Sind Mauripur Karachi Sind Mauripur Karachi Sind	27	Cox's Bazar	Chittagong	Bengal
Deolal: Deolal: Bombay Deolal: Dergaon Assam Dergaon Dergaon Assam Dergaon Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dergaon Assam Dibrugarh Assam Dibrugarh Assam Dibrugarh Assam Dorgh Road Karach: Sind. Drosh Chitral N W F P Dadhkund: Khatagpur Bengal. Fetchjung Rawalpind: Punjab Fenny Fenny Bengal. Fort Sandeman Baluchistan. Gurgaon Gurgaon Punjab Hakimpet N Hyderabad Hyderabad State Wanza: N W F P Jodhpur Jodhpur Jodhpur State Kalakunda Midnapore Bengal Khatagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Kharagpur Bengal Lahoro Lalitpur Lalitpur Bengal Lahoro Canté, Punjab. Lalitpur Bengal Landikotal Landikhana Ri Head NW. F P Massam Gwalior Gwalior Gwalior Gwalior State Mair Karachi Sind Mauripur State Sind	28	Dab	Chakwal .	Punjab
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PR-		LEGISLATIVE ASSEMBLY	TOME MOA. TORE	
lona Yo	Airfield	Nearest big town	Province/State	
6	Miranshah	. Bannu .	MW. F P	
6:	Murid	Chakwal .	Punjab,	
61	Nal .	Bikaner .	Bikaner State	
64	Nımach	Indore	Gwalor State	
65	Ondal	Ondal	Bengal	
66	Palam .	New Delhi	Delhı	
67	Parachinar	Thal Town	N-W F P	
68	Peshawar	Peshawar	N-W F P	
69	Phapamau	Allahabad	UP	
70	Pighin	Quetta	Baluchustan	
71	Poons	Poons	Bombay	
72	Raichur .	Rachur	Hyderabad State.	
73	Rampur Hat	Rampur Hat	Bengal	
74	Ranchi	Ranchi	B.har	
75	Razmak ·	Razmak	N -W. F. P	
76	Redhills Lake (FBB)	Madras	Madras	
77	Risalpur	Nowshera .	N .W. F. P.	
78	Risalwala	Lyalipur .	Punjab	
79	Rudramada	Bhuj	W Inda State.	
80	Rupsı	Dhubri .	Assam	
81	Sadıya	Sadıya .	Assam	
82	Salawas .	Jodhpur	Jodhpur State.	
83	Salbanı	Selbanı .	Bengal.	
84	Sambro	Belgaum	Sangh State.	
85	Samungh · ·	Quetta .	Baluchustan	
86	Saranan	Quetta	Baluchistan.	
87	Sararogha	Ra7mak .	N-W F P	
88	Sargodha .	Sargodha .	Punjab	
89	Sarweka: .	Bannu .	N -W. F. P	
90	Shibganj	Thakkargaon .	B ngal	
91	Sookerating .	Makum .	Assam	
92	Spezand	Quetta .	Baluchistan.	
93	Sulur .	Combatore	Madras	
94	Tambaram .	Madras	Madras	
95	Tank	Bannu	NW. F. P.	

Bersel No	Airfield	Nearest big town	Province State	
96	Thal	Thal Town	N -W. F. P.	
97	Trombay (F.B.B)	Bombay	Bombay	
98	Tubhal	Imphal	Assam	
99	Vizianagram	V121anagram	Madras	
100	Wana	Wana	N-W F P	
• 101	Yellahanka	Bangalore	Mysor State	

Prof N. G. Ranga: What will nappen to the other landing grounds and flying boat bases?

Mr. G. S. Bhalja: 101 landing grounds, etc, are to be retained by the Deference Department, 15 have been transferred to the Director General of Caval Aviation for civil aviation purposes, and 260 are to be disposed of

Prof. N. G. Ranga: May I ask for some clarification of that word—'to be disposed of'? Are they going to be sold away or are they going to be dismantled?

Mr. G. S. Bhalja: Of these 200 arfields which are the subject of disposal, letters declaring them surplus have already heen issued in respect of 242. The remaining 18 are under consideration. The intention is that runways, tax wacks, hard standings, etc. where they exist on these fields will be retained by the Central Government. This will be done as a form of insurance in case of a future emergency and because of the prohibitive cost of restoring land covered by several inches of concrete to its original condition. The Provincial Governments are going to be informed very shortly that if they so desire they may take over and maintain any of these works at their own expense.

Prof. N. G. Ranga: May we have the assurance that these airfields and landang grounds will not be either dismantled, destroyed or sold?

Mr. G. S. Bhalja: Yes, Sir 1 have indicated that if the Provincial Governments desire to maintain them, they will be handed over to them for maintenance purposes and the rest which are likely to be utilized or required for defence purposes will be maintained by the Central Government

Mr. Manu Subedar: May I know in how many cases of these inilitary aerodromes which were located in Indian States territories, the aerodromes have been handed over to the Indian States and may I know how much and why Government demand payment for these aerodromes from these States?

Mr. G S. Bhalja: I am afraid I must ask for notice of that question

Sri T. A. Ramalingam Obettiar: Have Government arrived at any decision with regard to which Landing Grounds, etc., they are going to retain and maintain?

Mr. G. S. Bhalja: Yes, Sir I am laying a statement on the table of the House showing the aerodromes which will be retained by the Defence Department

RECRUITMENT TO INDIAN CIVIL SERVICE

- 469. *Mr. Manu Subedar: (a) Will the Honourable the Home Member please state the total number of men in the Indian Civil Service?
- (b) How many were recruited during the years 1943-44, 1944-45, 1945-46 and 1946-47 (upto 30th September 1946), and by what process?

- (c) Have Government reached any conclusion as to the method of recruitment in future and the machinery by which they would be recruited?
- (d) Do Government intend to continue recruitment of non-Indians in service in future?
- The Honourable Sardar Vallabhbhai Patel: (a) The total number of officers in the Indian Civil Service on 1st January 1946 was 1022
- (b) Seven candidates were recruited during 1943-44 by competition and two by nomination. There has been no recruitment since then
- (c) The Honourable Member's attention is invited to my reply to Sardar Mangal Singh's starred question No. 71 on the subject on the 30th October 1946
- (d) The Honourable Member s attention is invited to my reply to Pandit Sri * Krishna Dutt Paliwal's question No 321 on the 8th November 1946
- Mr. Manu Subedar: Do Government intend to recruit any non-Indians under the scheme put forward by the Secretary of State assuring them after such recruitment of very heavy gratuity and other charges in addition to all the allowances and emoluments which were given to the old civil servants?
- The Honourable Sardar Vallabhbhai Patel: The scheme referred to by my Honourable friend has not yet been received

RETIREMENT ON PROPORTIONATE PANSION AND GRATUITIES TO I C S OFFICERS

- 470. *Mr. Manu Subedar: (a) Will the Honourable the Homr Member please state how many members of the Indian Civil Service have exercised their rights to retire upon proportionate pension and how many of them have claimed gratiuties under the new rules?
 - (b) What are the names of these officers?
 - (c) What is the amount of gratuity so paid?
- (d) How many officers are affected by the proposed termination of their contract and their re-employment under new conditions?
 - (e) Has any decision been reached as to when and how this is to be done?
- The Honourable Sardar Vallabhbhai Patel: (a) to (e) The Honourable Member is presumably referring to premature retirements in view of the impending constitutional changes. At present there is a ban on retirements save m exceptional circumstances upto 31st December 1946. I place on the table a list of persons whose retirement on proportionate pension has been approved by the Secretary of State during 1946. No scheme for the winding up of the Indian Civil Service and the Indian Police has yet been formulated by the Secretary of State In pursuance of the conclusions reached at the Premiers Conference recently convened by me, the Secretary of State has been requested to expedite his proposals in this respect to terminate forthwith his connections with these Services and to fix a very early date for this purpose His reply is still awaited The total number of those who would be affected by these proposals 18 1,022 which is the total strength of the Indian Civil Service cadre The question of their ic-employment will arise only after the scheme of new conditions of service is framed. As regards gratuity, the Honourable Member is presumably referring to the compensation terms announced for war-service candidates The Secretary of State has decided to stop recruitment to the Indian Civil Service but before this announcement 31 candidates had been offered and had accepted employment in the Indian Civil Service The Secretary of State has sanctioned compensation grants amounting to £11,362-10-0 to these candidates. Since recruitment has been stopped, no further habilities on this account will arise

Names of 1 C S officers whose applications to retire" on proportionate pension was approved by the Secretary of State during 1946

Serial No	Name of Officer
1	Lt Col R H M Clayton (Bombay)
2	Mr R A E Williams (Ottosa)
3	Mr D H Elwin (Madras)
4	Mr A J Salisbury (Bihar)
5	Mr T Bhaskara Rao Nayudu (Madras)
6	Mr L J Lucas (Bihar)
_ 7	M: R N Gooderson (Punjab)
• 8	Vi W H Jacks (Madras)
9	Mr E S Hyde (Bihar) on leave
10	Mi J S Hardman (Bihai)
11	M. H B Martin (Bihar)
+12	M1 N K Paterson (C P & Ber 11)
13	M1 J M Corm (Bombay)
14	M: W W Dalziel (Bihar)
15	Mr D C Elhot
+16	M: W T Bryant (Madias)

^{*} The officer is due to retire in each case after the expiry of leave due to him

Mr Manu Subedar: Will Government consider the desirability of not reenginging any non-Indian who retires from these Services who claims full compensation and who then offers himself for a fresh job under this Government?

The Honourable Sardar Vallabhbhai Patel: There has been no such case of reemployment before Government at pre-ent, but the point will be considered when any such question arises.

EMPL DYMENT IN PRIVATE FIRMS OF HIGH GOVERNMENT OFFICERS

- 471. *Mr. Manu Subedar: (a) Will the Honourable the Home Member please state whether Government have considered the problem arising out of the negotiations with highly placed Government servants by business firms, who offer them jobs either at once or on their retrement?
- (b) Will Government consider the advisability of enacting a law, which would oblige such negotiations to be done with the full knowledge of Government, and also whether they propose to take powers to prevent Government officers from being enticed away into private employment?
- (c) Have Government enquired whether inducements for future employment given now will not in some cases result in special favour being shown to such parties?
- (d) How many officers of Government of the status beginning with and higher than Deputy Secretary have, during the last five years, left Government service, or retired, and have taken up employment with private firms? Who are they?

The Honourable Sardar Vallabhbai Patel: (a) The number of such persons is comparatively small and consequently there is no problem of importance which could claim Government's special attention

(b) In view of the answer to clause (a), Government do not consider that drastic measures suggested by the Honourable Member are necessary In any case no legislation is required and if any such contingency arises, it can be covered by rules

[†] These officers are contemplating withdrawals of their requests to retire on proportionate parasion

- (c) Government are mindful of this possibility and the question of taking precautions against it requires consideration
- (d) The information is being collected and will be placed on the table of the House as soon as possible
- Mr. Manu Subedar: Will Government as one of the precautions against the inducement given to existing very highly placed Government servants offer to them an assurance that the emoluments and the terms and conditions of work to high officers of the Indian ('vil Service who are now engaged will not be aftered whatever the change may be with regard to the new recruitment of new number who be taken?
 - The Honourable Sardar Vallabhbhai Patel. No change is contemplated
- Mr. Manu Subedar: Will Government declare their intention of being informed in me that a highly placed flowernment severant is approached by a business firm with a proposition of future service? In other words, will Government declare it as a policy that negotiations should take place with the full knowledge of Government and not privately.
- The Honourable Sardar Vallabhbhai Patel: I do not think that any negotiations can proceed without the knowledge of Government

APPLICATIONS FOR NATURALIZATION FROM EX-ENEMY ALIENS, RESUGERS,

- 472. *Mr. Manu Subedar. (a) Has the attention of the Honourable the Home member been drawn to the numerous applications for naturalization from exempty aliens, refugees, stateless people and others?
 - (b) What is the general policy of Government in this matter?
- (c) Have Government considered the advisability of bringing legislation on the subject of Indian nationality and the conditions under which persons may be admitted to such nationality?
- (d) Is decision on these applications taken independently in India by the present Government, or is a reference made to the United Kingdom, as these people are claiming to become 'British nationals'?

The Honourable Sardar Vallabhbhai Patel: (a) Yes

- (b) The policy of the Government of India in this matter was announced in a press note dated the 23rd July 1940 a copy of which is laid on the table of the House
 - (c) The question is being examined
- (d) The decision is taken independently by the Government of India without making a reference to His Majesty's Government

PRESS NOTE

In 1940 in war conditions the Government of India suspended the naturalization under the British Nationality and Status of Allens Act of subjects of European countries save in most exceptional circumstances. The position has now been reviewed and applications for naturalization will again be coundered

The grant of naturalisation cannot be claimed automatically on completion of the minimum period of residence prescribed under Statute, it is granted only when, after careful enquiries, it is established that the applicant is worthy of British citizenship

Such enquiries must take time but in order to minimise the inevitable delay a questionnaire has been prepared, copies of which can be obtained on application from the Home Department Naw Delhi These forms should, on completion, be forwarded to the Secretary to the Government of India, Home Department, New Delhi

When these forms have been scrutimised, if it is considered that an applicant is not prima facir inslightly for inturalisation, he will be asked to insert an advertisement in the papers announcing that he has applied for naturalisation and the Provincial Governments will be requested, when this has been done, to institute the usual inquiries and to require the applicant to comply with the prescribed formalities

- Mr. Manu Subedar: Is it a fact that these people are claiming Britash nationality by naturalisation in India, and if that is so, will Government consider how soon we can have a definite policy formulated of having an Indian nationality?
- The Honourable Sardar Vallabhbhai Patel: Will the Honourable Member repeat the question?
- Mr. Manu Subetas: These persons who claim naturalisation in their applications now are requesting to be admitted as a British instonal. The term used is British, though they are claiming naturalisation in India. Will Government consider a policy and consider the terms and conditions under which any one who claims citizenship in this country would claim to be an Indian national?
- The Honourable Sardar Vallabhbhai Patel: The question will be considered
- Mr. Manu Subedar: Have Government considered that some of these refugees on Bombay side are not of a very desirable type, and do Government ascertain in each case the source of livelihood and the manner and method of then activities before the applications to naturalisation are passed?
- The Honourable Sardar Vallabhbhai Patel: No application is sanctioned in cases in which there is any report against the applicant
- Mr. Manu Subedar: Is it merely a political report which is considered, or is it the contain activities of such men? Most of them in Bombay side have been black-marketing and profiteering and not paying one single rupee as tay to the Honourable the Finance Member?
- The Honourable Sardar Vallabhbhai Patel: Every aspect of the question is considered

Construction of Quarters for Labourers on the Premises of Publ Depots in New Delhi

- 1473 *Sr. R. Venkatasubba Reddar: (a) With reference to the stort notice question on the 11th February, 1946, and the starred question No. 18th on the 17th April, 1946, will the Honourable Member for Health place. State at what stage the construction of quarters for labourers on the premises of fuel depots in New Delhi is?
- (b) Is it a fact that the fuel depot owners have submitted their plans and estimates to the New Dellin Municipal authorities about three months ago for their approval but the Municipality have not moved in the matter till now?
- (c) Is it a fact that the labourers are put to great inconvenience for want of dwelling houses on the premises?
- (d) In view of the approaching cold season, will Government consider the abstracting the New Delhi Municipality to get the quarters completed soon, so that the labourers may not be exposed to cold and wind?
- Mr. S. H. Y. Oulsnam: (a) In the programme of works of the New Delhn Municipal Committee for 1947-48 a provision of Rs 9,000 has been made for the construction of 24 permanent quarters adjacent to the fuel depots
- (b) Yes The plans and estimates are for temporary shelters at the depotant will be considered by the Committee at their next meeting to be held on the 19th November 1946
 - (c) The labourers do suffer some inconvenience
 - (d) Yes

APPOINTMENT TO THE POST OF MUSLIM EPIGBAPHIST IN THE DEPARTMENT OF ARCHAROLOGY

- 474. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for Education please state if it is a fact that recently a post of Muslim Epigraphist was sanctioned by the Government of India in the Archeological Department?
- (b) Is it a fact that one permanent Muslim Assistant Superintendent in the regular cadre of the Department was appointed to that post?

[†]Answer to this question laid on the table, the questioner being absent

The Honourable Sri C. Rajagopalachari: (a) Yes The post of a Muslim Epigraphist was created 18 months ago

(b) An Assistant Superintendent in the regular cadre who is a Muslim has been found fit and appointed to this post

REST AND RECREATION LEAVE FOR MEN IN THE OFFICE OF DIRECTOR GENERAL OF ABGHAEOLOGY

476. *Mr. Ahmed E H. Jaffer: Will the Honourable Member for Education please state the names, designation and monthly emoluments drawn by the members of the Director General of Archwology's Office who went on leave for rest and recteation during the year 1946?

The Honourable Sri C. Rajagopalachari: A statement giving the information, asked for is laid on the table of the House.

Statement giving the information relating to the leave of certain officers in the Archaeological Department

Name of Officer granted recreation leave	His designation	His monthly Emoluments	
1 Dr. K A A \nsarı	Executive Engineer	Rs 917	
2 Mr K Deva	Assistant Superintendent	350	
3 Mr M / , Baig	Stenographer	299	
4 Mr D R Sharma	Librarian	353	

APPOINTMENTS TO TEMPORARY POSTS IN THE DEPARTMENT OF ARCHAFOL(C)

- 476. *Mr. Ahmed E. H. Jaffer. (a) Will the Honourable Member for Education please state how many temporary or work-charged posts were created by the Director General of Archaeology from January 1946 to date?
- (b) Who were the persons appointed to these posts, giving details of the posts and the communities to which they belong showing in each case their monthly pay and allowances?

The Honourable Sri C. Rajagopalachari. (a) Since January 1946, fourteen temporary or work-charged posts of motor-drivers, store-keepers, modellers, etc., have been created by the Director General of Archaeology

(b) Eight posts were given to Mushims and six to Hindus A statement giving all the information asked for is laid on the table of the House

Statement relating to work-charged or temporary posts created in the Office of the Director General of Archeology from January 1946 up to date

_	Name	Post	Pay	Allowances	Community
			Headquarters		
		1	Rsap	Rs. a p	1
1	Mr. Niadar Singh	Motor Driver	154 8 0	30 12 0	Hındu
3	Mr. Barkat Beg	Do	154 8 0	30 12 0	Muslim.
3	Mr Abdul Ham d.	Store Keeper	44 8 0	21 12 0	Mushm

STARRED QUESTIONS AND ANSWERS

	Name	Post	Pay		Allowances	Community	
Excavations Branch							
4	Mr Ghulam Sarwar	Store keeper		a p 8 0	Rs a p 58 12 0 (including Simla allowances)	Muslim	
5	Sardar Dın	Sub-overseer	59	8 0	58 12 0	Mushm	
6	Mr Karam Dın	Foreman	59	8 0	58 12 0	Muslim	
7	Mr Ibrahım	Work Assisant	64	8 0	21 12 0	Muslim	
		Central Assan 41	ntiquetres M	ıseum,	Nen Delha		
8	Mr H C Jain	Gallery Assis- tant	84	8 0	26 12 đ	Hındu	
9	Mr Fazal Din	Modeller	124	8 0	24 12 0	Muslim	
		Archaeological C)	remist in Inc	ha, De	hra Dun		
10	Mr R C Tha yplyal	Laboratory Assi- stant	84	8 0	21 12 0	Hındu	
) Norti	hern Osrole, 2	tara '	•		
31	Mr Gaurishan- kar	Draftsman		8 0	21 12 0	Hındu	
			·um, C	alcutta			
12	М1 Н К Вояе	tant	204	8 0	47 12 0	Hındu	
13	Mr A Ghosh	Marksm			25 12 0	Hındı	
14	Mr Abdul Azız	Modeller			24 12 0	Mushn	

AUCTION OF THE PROPERTY OF RAMTAL ASHBAM, KATHARIA SERAI, MEHRAULI, DELHI PROVINCE

- 477 *Lala Deahbandhu Gupta: (a) Will the Honourable the Home Member please refet to the list of 76 articles belonging to Shri Gandhi Seva Ashram, Ram Tal, Katharia Serai, Mehrauli, Delhi Province, as provided by Government in reply to Unstarred question number 216, put by Pandit Thakur Das Bhargava, on the 15th April, 1946, and state the amount ealised by Government by auctioning the property of the Raintal Ashram, Katharia Serai, Mehrauli?
 - (b) When was the auction held, and how was it advertised?
- (c) Was the whole lot sold to one mar? If so, what was the name of the person?
- (d) Is it a fact that the amount offered by the Local Government to the Provincial Congress Committee for the entire belongings of the Ashram, which were valued at more than Rs 1,000 as auction proceeds is Rs 5? It so, do Government propose to make an enquiry into the matter as to why such valuable property was sold for suin of Rs 5 and corr pensate the Ashram?
- (e) Is it a fact that at the time of confiscation of the said property on the 25th August, 1942, a list was duly prepared by the Police but its copy was not given to the Ashram authorities? If so, do Government propose to place it on the table of the House?
- (f) Have Government got a list of the articles which were returned to Master Tula Ram on the 11th December, 1942? If so, do Government propose to place it on the table of the House?

The Honourable Sardar Vallahibhai Patel: (a) Out of 76 articles 35, a list of which is laid on the table, were auctioned for Rs 40. The remaining articles comprised documents which were considered objectionable by the local Administration and were destroyed.

- (b) The auction was held on the 28th May 1945 It was advertised as usual by pasting notices on notice boards in the Kutcherry compound
 - (c) The property was sold to one man named Mohammad Ismail Kabari
 - (d) No such offer appears to have been made
- (e) At the time of attachment of the buildings in question, on the 26th August 1942, lists of articles found therein were duly prepared by the Police and signed by Tula Ram 3/0 Devi Ram Bi-thinan and two witnesses named Qazi Mohammad Said Sufed Posh and Kesho Ram Lambardar. The articles found, in the buildings were partly confiscated and partly restored. A list of the articles confiscated was placed on the table of the House on 15th April, 1946, in reply to question No 216. A list of articles restored is now placed on the table in reply to part (f) below.
- (t) A copy of the list of the articles, which were handed over to Master Tula Ram on the 11th December 1942, is laid on the table

Last of Articles Auctioned

- 1 Wooden charkhas 6 broken
- 2 Atairian 1
- 3 Wooden desk 1 broken
- 4 Coloured chalk boxes (badly eaten by white ants)
- 5 White copies (blank) (badly eaten by white ants)
- 6 Black ink (4 seer)
- 7 Small counting frame (wooden broken)
- 8 Small wooden black board (broken)
- 9 Iron bar for ringing hell
- 10 Wooden boards (broken)
- 11 Table bell
- 12 Taglas
- 13 ('ompass (marnus)
- 14 Compass (drawing)
- 15 Bundle of broken atanan
- 16 Taglies
- 17 Atairan taqlies (broken)
- 18 Wooden roller (broken)
- 19 Wooden fast (broken)
- 20 Small almirali (broken)
- 21 Small glahes
- 22 Biasa compass (broken)
- 23 Broken wooden charkha
- 24 Wooden boxes (eaten by white-ants)
- 25 Wooden boards (eaten by white ants)
- 26 Wooden takhut (broken)
- 27 Black board (broken)
- 28 Wooden board (broken)
- 29 Bed nawar (broken)
- 30 30 Wooden takhut (broken)
- 31 Wooden desk (broken)
- 32 Wooden charkha (broken)
- 33 Broken cycle without number
- 34 Weaving and spinning material
- 35 Worn out materials such as tasalas, bories and charkhas

STARRED QUESTIONS AND ANSWERS

Last of propert | restored

No	Description of property					No
1	Farashi narial					2
2	Almirah containing two glass boxes .				•	
3	Brass scale pans					2
4	Brass katori					1
5	Brooms .					2
6	Waste paper basket					1
7	Small jute bags					3
8	Knife .					1
9	B g lamp					1
10	Small lamps					2
11	Small baltı .					1
12	Wooden iron boxes	•				3
13	i mpty small tin boxes					2
14	Rope made of sunni					1
l)	Bundle of waste papers					1
16	Brass whistle					1
17	Bottle of phonyl					1
	Bottle conta n ng churan					1
	Bottle containing narial oil (one chhatak)					1
	Bottle containing one chhatak of honey					1
21	l h al Swan Ink 🛔					ì
	Oil kuppi					1
	Ph al containing Jawa n					I
	I aithen jar which is empty					1
	Katori of Chini Matti					1
	Munj khat				•	1
	Munj khatola					1
38	Jar of Mutti Chini containing attrible salt					_
	Sambhar –					2 ara
	Bundle of waste paper					1
	Trunk containing torn out kha i lar clothes ar Khaddar curtains	ı i quu	6			1
	Khaddar pillow covers			•		3 2
	Red Mufflar					1
	Torn out khaddar shirts					2
•	Torn out khaddar peti coats					2
	Tom out khaddar arı				•	1
38				•	•	1
	Brass plate					1
	Cup of Matti Chini			•		1
41	I mpty tin			•	•	1
	Katori of Matti Chini		•	•	•	i
	Small iron tashlahs		•	•	•	i
	Big old lamp					i
	Pansari batta	•				î
	Pawwa tin				•	i
	Small earthen pars			_	•	8
48	Iron sieve		•	•	•	1
	Small iron kharani					1
-50		•			•	1
51	Broken bans chokhat .				:	i
59	Big iron karahi				٠	î

	LEGISLATIVE ASSEMBLY	
No	Description of property	No
	Secol and	1
53 54	Small scale Big scale	1
55	Iron battas of one seer, } seer, 2 chattaks, one chhatak and	
•	4 chhataks	
56	Broken woodon box	1
57	Drum tin	1
58		1
59		15
60		17
61	- · · · · · · · · · · · · · · · · · · ·	31
62		5
68		24
	Bottles of big size containing medicines	3
65		11
66		12
67		1 49
68		6
	Box containing empty tin box	11
70		11
71		6
72		1
74	New plual of glycerine	,
75		5
76	Eye droppers Woodon desk containing old bandages and ointment of Cotton	í
	Chemical, Calcutta	
77	Old Register	1
78.	Bara Singa .	1
79	Register of out-door patients	1
80	Wooden kalamdan	1
81	Pen	1
83	Ink-pot	1
83	Iron Rat Traps	2
84	White khaddar towel	1
85	Ointment slate	1
86	Iron Hawan Dasta	1
87	Stone Kharal	1
	Enema	1
	Small Tashtaries of Tamchini	2
	Big tasla of tamehini	1
	Cups of Tamehim	3
	Soap case of Tamchini with sunlight soap sake	1
	Small jug of Tamehini	ŀ
	Small broken tin filter	1
95	Iron Anghithi	1
	Kettle of Tamehini with cover	I
	Broken tin can	ı
98 99	Bag containing safri medicines	1
	Wooden box	1
100 101	Old broken wooden takht	1
	Folding chair Wooden stool.	Ì
	Wooden stool	1
109	WOODER GRANDER	K.

	STARRED QUESTIONS AND ANSWERS	919
No	Description of property	No
164	Time Piece Brand	1
105	Wooden box containing torn out clothes	3
	Iron fork , ,	. 1
107	Wooden stretcher	1
108	Small broken filter .	1
109	Tin trunk containing clothes and documents, e.g., certificates	
110	Almirah containing torn out old books	2
111	Iron basula	1
112	Iron sieve , , ,	1
113	Iron batta of 2 seers	1
114	Iron bell	I
115	Shrımad Bhagwat Gıta .	1
116	Monthly Kalyan Risala	1 \ol.
117.	Kalyan Journals	27
118	Bundle of waste paper	1
116	Chakı of stone	1
120	Big balti	
121	Small baltı	
122	Garvı	1
	Iron pipe	1
	Munj charps: of bamboo	1
125	•	1
126	The second of management of	1
127	Iron spade with wooden handle	1
	Wooden spade	1
	Iron bell	1
	Books in Hindi	16
	Wooden dewat	1
132	Cycle Hurcules No 746	1

Prof N. G Ranga in regard to those articles which were destroyed, will Government consider the advisability of enquiring about their nature and their cost and compensating the Ashian concerned:

5 Yds

133 One chaddar made of khaddar

The Honourable Sardar Vallabhbhai Patel: I think nothing can be done about the strictes. They have been destroyed and it has been considered to be closed in the general appeal of forget and forgive

Lals Deshbandhu Gupta: Will the Honourable Member please enquire into the articles numbering thirty-five or thirty-ax, auctioned for a paltry sum and find out whether the auction was considered fan and also find out the reasons for doing so?

The Honourable Sardar Vallababhar Patel: Well it was sold in the ordinary course and no enquity would serve any purpose

Lala Deshbandhu Gupta: Is the Honounable Member aware that this list of articles consisted of big beds and furniture?

The Honourable Sardar Vallabhbhai Patel: Perhaps they might have been in a rotten state $^{!}$

DISTRICT BOARD OF DELHI

- 478. *Lala Deshbandhu Gupta: Will the Secretary of the Health Department be pleased to state
- (a) whether Government are aware of the fact that the District Board of Delhiconsists of 21 members out of which ten are officials and nominated,
- (b) whether it is a fact that the Chairman is also an official, namely the Deputy Commissioner of Delhi,

- (c) whether it is a fact that in the adjoining Provinces of the United Provinces and the Punjab the District Boards consist of an overwhelming majority of elected members and have non official Presidents, and
- (d) whether Government propose to democratise the District Board by making suitable changes in its constitution?
- Mr. S H. Y. Oulsnam: (a) Out of 21 members four are officials, five nominated members and twelve are elected members.
 - (b) Ye
- (c) In the United Provinces a District Board has a majority of elected members and an elected non-official Chairman. It is understood that in the Punjab the majority of members are elected but in most districts the President of the District Board is an official.
 - (d) The matter will be considered
- Lala Deshbandhu Gupta: May I know as to how long it will take the Government to come to a decision in the matter?
- Mr. S. H. Y Oulsnam I am unable to say exactly, but the decision will be anived at shortly
- Prof. N. G. Ranga: For the last several years this demand for democratising these local boards here and especially this Corporation has been made in this House and with no effect
- Mr S H. Y. Oulsnam. There has been a demand in some quarters for some time.
- Lala Deshbandhu Gupta. Is it a fact that Government propose to appoint a Committee to go into the question of having a Corporation in Delhi?
 - Mr. S. H. Y. Oulsnam. That does not arise out of this question
- Lala Deshhandhu Gupta It does. If the District Board has to be democratised it may have something to do with it
 - Mr President: Order, order Next question
- PROVISION FOR EMPLOYMENT OF RETRENCHED OLLICERS OF THE INDIAN ARMY,
- 479. *Seth Sukhdev: Will the Secretary of the Defence Department please state
- (a) how many officers of the (i) Indian Aimy, (ii) Indian Navy (iii) An Force, have been retrenched since the close of the war,
 - (b) the number of Europeans and Indians retrenched, separately, and
- (c) what provision has been made for the unemployed Indian Officers and how many of them have been rehabilitated?
- Mr. G. S. Bhalja: (a) The number of officers demobilised since the close of the war in the three services is as follows

Indian Army	19,182
Royal Indian Navy	. 1,620
Royal Indian Air Force	240

(b) The number of Europeans and Indians demobilised in the three services is as follows

		Indian	European
Indian Army		4,208	14,974
Royal Indian Navy		557	1,063
Royal Indian Air Force		240	Nil

(c) The Resettlement and Employment machinery set up by the Labour partners of the content of th

Released officers are eligible for reserved vacancies under the scheme for advanced studies abroad and for Short-Term Commissions in the Armed Forces

Up to the 30th September, 1946, 512 officers were placed in employment of whom the majority were Indians It is not possible to give the exact figure of Indian officers without a detailed enourly which will take time

- Seth Govind Das: Is there any definite scheme for demobilisation of the ternaining European army?
- Mr. G. S. Bhalja: There is a definite scheme for the demobilisation of officers according to the age and service groups
- Seth Govind Das: By what date can it be expected that no European officer in the army will remain in this country?
- Mr G. S. Bhalja: That will be covered by the announcement which I referred to earlier in the morning
- Mr. Sasanka Sekhar Sanyal: Was there any principle followed for determining the ratio of release as between Indians and Europeans?
- Mr G. S. Bhalja: No ratio is followed. Both are treated exactly in the same way in the matter of releases
- Mr. Sasanka Sekhar Sanyal: How is it that in the Royal Indian Air Force that number of Indian personnel demobilised is 240 whereas there was no Furopean demobilised?
- Mr G S. Bhalja: For the simple reason that in the Royal Indian Air Force there are no British officers
- Prof N. G. Ranga: Why is it that if some people had to be demobilised, India and not in Europa'?

 India and not in Europa'?
 - Mr. G. S. Bhalja: I do not follow the Honourable Member's question
- Prof. N. G. Ranga: Why is it that when demobilisation was being decided upon and some people were demobilised. Europeans alone were not demobilised?
- Mfr. G. S. Bhalja: As I explumed on another occasion in this House the indian army so in a voluntary basis and we cannot keep people in the army against their wishes. Those who are due for demobilisation and those who wish to be released cannot be retained in the armed forces against their will. As regards others there are schemes for granting permanent and short service commissions, but surely it is not suggested that every officer who wishes to continue should be given a permanent commission irrespective of his suitability for the purpose
- Srl M. Ananthasayanam Ayyangar: Mav I know from the Honouroble Member why is it that the absence of permanent commissions with respect to Europeans makes a difference in the matter of demobilisation?
- Mr. G. S. Bhalja: As I said there are no European officers in the Roval Indian Air Force and the question of demobilising them does not arise
- Sri M. Anathasayanam Ayyangar: If they are not permanent commissioned officers they may be sent out, call them by whatever name you like My question is why should they not be sent out, if they are not permanent commissioned officers in preference to Indians who hold permanent commissions and who are there already?

- Mr G. S. Bhalja: As regards Indian officers, I have explained that already As I said, nobody can be retained against his will in the armed forces and the Government must have the right of selecting the right type of men for the grant of permanent commissions
- Sri. M. Ananthasayanam Ayyangar: Have Government made it impossible for Indians to continue
 - Mr. G. S. Bhalia: Absolutely not. Sir
- Sri M. Ananthasayanam Ayyangar: Then, why are they anxious to go away from the armed forces without serving their own mother country?
- Mr. G. S. Bhalia: I think the Honourable Member is under a misapprehension. Government are most anyous that as many Indian officers as possible should be retained in the post-war forces.
- Mr. Manu Subedar: How will the Honomable the Defence Secretar, explain the fact that when Indian officers unning into thousands have been demobilised and are being sent away, the Army Department is actually recruiting 2 800 Britishers to the officers' posts in the Indian army?
- Mr. G. S. Bhalja: The number of Indian officers demobilised from the Indian Army is only 4,208 Probably, which in Honourable friend refers to it the scheme of secondment of British officers in jobs, for which suitable Indian officers are not available at the present moment Three is no intention of granting a permanent commission to any non-Indian in future
- Mr. Manu Subedar: I have raised this point before in this House. Men are sent away after good service of several years. Why could they not be accommodated in the ranks instead of recruting British officers for secondment?
- Mr. G. S. Bhala: The secondment scheme applies only to those cases in which Indian officers in sufficient numbers are not forthcoming or in which technical qualifications are necessary As regards Indian Emergency Commissioned Officers Government are considering a scheme of giving training to the existing officers who might like to continue in the future armed forces, with a view to absorbing a large number of them in the three Services.
- Sri M. Ananthasayanam Ayyangar: In wew of the fact that Indian officers in large numbers are willing to continue in the nimed forces, may I ask the Honourable Member if Government is considering proposals to attract larger number of Indians to continue in the armed forces by giving them additional facilities or improving their prospects, so that they may continue in the services?
- Mr. G. S. Bhalja: I do not accept the suggestion that the pay prospects, etc., offered to Indians in the army and the other two services are not adequate
- Seth Govind Das: Are the prospects for both Europeans and Indians the Same?
- Mr. G. S. Bhalja: Absolutely the same, except in the matter of what we call the Indian service allowance which is in the nature of overseas allowance and an allowance for service with Indian troops
- Sri M. Ananthasayanam Ayyangar: What is the cause of Indians getting away in such large numbers?
- Mr G S. Bhalja: Indians are rot going away in large numbers. I said that a large number of people have been given permanent commissions and that there was a scheme offering short service commissions. It was announced only the other day that 2,000 short service commissions would be given. It is hoped that in this way it will be found possible to retain in the services many of the existing officers after suitable training
- PAYMENTS MADE OUT OF THE ACCUMULATED STERLING BALANCES OF INDIA 480. *Seth Govind Das: Will the Honourable the Finance Member please state whether Government propose to lay on the table of the House a statement
 - (a) the amount of sterling balances of India which is accumulated overseas;

giving the details of

- (b) the amount out of the said accumulation which has been spent on payment on consumer goods imported in India,
- (c) payment for scholarships of the Indian students sent abroad for higher or specialised studies, and
 - (d) import of capital goods?
- The Honourable Mr. Liaquat Ali Khan: (a) The sterling balances according to the Reserve Bank's return for the 1st November 1946 amounted to £1218½ million or Rs 1.625 crores
- (b) and (d) The sterling balances are a running account and consist of the auplus arising from India's favourable balance of payments as well as direct payments by H M G. Payments for imports are normally met by banks out of the foteign exchange earnings arising from their purchases of export bills it is not to the extent that such payments cannot be met out of the piece do a exports, that banks buy sterling from the Reserve Bank. It is therefore impossible to say to what extent any particular item is paid out of accumulations of sterling or out of the proceeds of current exports. It is only to the extent that the value of imports into India exceeds exports from India that payment for the latter will be met out of sterling previously iccumulated.

Separate figures for amounts of sterling spent on imports of consumer goods and capital goods are not readily available. For the total amounts spent on imports, I would invite a reterence to the monthly accounts relating to the Sechotne Trade and Navigation of British India.

(c) Information regarding the total amount expended on the overseas scholarships scheme is not readily available. The estimated expenditure as provided for in the Buget Estimates is rupees ten lakhs for 1945-46 and Rs 55 lakhs for 1946-47.

Seth Govind Das: Is it a fact that recently all sorts of imports are more is ingle even of such goods as are produced in India?

The Honourable Mr. Liaquat Ah Khan I would request the Honourable Member to refer his question to the Commerce Department

Mr Manu Subedar: In view of the importance of Government having full information as to current trade transactions capital movements and speculative movements of exchange, will the Honourable Member exercise the powers which this House has given to him vesterday and direct that each bank must collect the reason for the purchase of sterling or air other currency from every body who purchases it and give it to the Reserve Bank?

The Honourable Mr. Liaquat Ali Khan: After the Foreign Exchange Bill is passed and becomes law, the matter will be considered

Seth Govind Das: With reference to part (c) of the question, max I know whether the students sent abroad are having practically the same decrees which they are having in India or even lower degrees, and in that case will the Government think it advisable not to send students for the same degrees or lower degrees, so that our sterling balances may not dwindle?

The Honourable Mr. Liaquat Ali Khan: Here again I will have to refer the Honourable Member to the Education Department

Mr. Tamizuddin Khan: Can the Honourable Member tell us how much sterling balances accumulated in the course of the current year?

The Honourable Mr. Liaquat Ali Khan: I must have notice of that question

Sri M. Ananthasayanam Ayyangar: May I know, whenever any payments which have to be made outside are not able to be adjusted by ordinary foreign evolunge or our surplus balances, and merchants go to the Reserve Bank for sterling, the Reserve Bank watches if they are sterling balances or the sterling is required for ordinary consumers goods and are not frittered away when capital goods are required from that country?

The Honourable Mr. Liaquat All Khan: The Reserve Bank has to make exchange available whenever an import license is produced

Sri M. Ananthasayanam Ayyangar: Is it for all kinds of goods? Has the bank no discretion to refuse to pay in case particular kinds of commodities are unnecessarily brought to this country?

The Honourable Mr. Liaquat Ali Khan: The Reserve Bank has no discretion in the matter it would be for the Commerce Department to exercise any discretion, if they wish

Seth Govind Das: Under these circumstances, will the Government keep separate accounts of the imports of consumer goods and capital goods, so that we may be able to check and decide whether we should stop consumer goods and utilise our sterling balances for the capital goods?

The Honourable Mr. Liaquat Alı Khan: I am afraid it is difficult to keep an account like that

Dr. Zia Uddin Ahmad: May I know if there is any definition by which you can differentiate between consumer goods and capital goods?

The Honourable Mr. Liaquat Ali Khan: My Honourable friend is an expert at these things and he knows it

INFLATIONARY CURRENCY POLICY

- 481. *Seth Govind Das. (a) Will the Honouruble the Finance Member please state what steps the Interim National Government propose to take to stop the present inflationary currency policy?
- (b) Do Government propose to withdraw the excess money at present in caculation in the market?
- (c) Is it proposed to stabilise the prices at a reasonable and healthy level by initiating and following a sound fiscal policy?
- The Honourable Mr. Liaquat Ali Khan' (a) Currency has been decreasing rather than increasing in recent months, but Government are aware that inflationary tendencies persist. They are containing the various anti-inflationary measures initiated by the previous Government and are considering further measures.
- (b) Government's anti-inflationary measures include the absorption of the surplus purchasing power by maximum borrowing, small savings campaign etc., and Government are continuing these measures.
 - (c) Yes, Sir
- Mr. Manu Subedar: Have Government considered that if they go on borrowing at reduced rates they are causing inflation in the values of older securities?

The Honourable Mr. Liaquat Ali Khan: That is a matter of opinion

Mr. Manu Subedar: Have Government considered that the volume of borrowing which they can pick up from the market reduces as you go on reducing the rates of interest, and will Government revise their policy in this direction?

The Honourable Mr. Liaquat Ali Khan: No $-1\ \rm am$ afraid I cannot accept the contention of the Honourable Member

Use of Persianised Urdu in Broadcasting Hindustani News Bulletins by the All-India Radio

- 482. *Seth Govind Das: Will the Honourable Member for Information and Broadcasting please state
- (a) whether Government are aware of the great resentment prevalent in the Hindi speaking population all over the country on account of the use of the highly Persianised Urdu in broadcasting of the Hindustani News Bulletins by the All-India Radio,
- (b) whether Government propose to take immediate steps to introduce the common men's Hindustani as the medium for these broadcasts, and
- (e) whether Government propose to introduce the broadcasting of the News Bulletins in Hindi and Urdu separately?

The Honourable Sardar Vallahhbhai Patel: (a), (b) and (c) The whole question is at present under my active consideration

- Mr. M. B. Masani: With reference to part (a) of the question, is the Honourable Member aware, that there are other sections of the people who take the view that the very simple Hindustain used in the All-India Radio bulletims is a great contribution to the building up of a common national language and that those sections do not share my Honourable friend's resentment?
- The Honourable Sardar Vallabhbhai Patel: That is a part of the general question which is under consideration

Khan Mohammad Yamin Khan: Is the Honourable Member aware that the programme which is broadeast in Hindi contains so many Sanskrit words that even most of the Honourable Members here would not be able to follow it?

The Honourable Sardar Vallabhbha Patel: The whole question is being considered and nothing can be said at present

 Pandit Baknshna Sharma: May I know whether the Honourable Member is aware of the immense amount of dissatisfaction that has been caused by the anti-Hindi policy of the All-India Radio?

The Honourable Sardar Vallabhbhai Patel: Government is aware of the complaints received on both sides

INVITATION BY THE GOVERNMENT OF INDIA TO ADMIRAL C B BARRY, DIRECTOR
GENERAL DESIGNATE OF NAVAL DOCKYARD

- 483. *Prof. N. G. Ranga: (a) Will the Secretary of the Detence Department be pleased to state whether Admiral C B Barry, Director-General Designate of Dockyards of the Royal Navy, has been invited by the Government of India on any Special Mission to Bombay?
 - (b) If so, what is that Mission? If not, on whose behalf is he coming?
 - Mr. G. S. Bhalla: (a) No. Sir

(b) Vic. Admiral G B Barry happened to be passing through India enroute to Ceylon During his stay in Bombay he paid a visit to H M I Dockyard There is no special significance attaching to this informal visit

RELATIONSHIP RETWEEN THE RUPEE AND STERLING

- 484. *Prof. N. G. Ranga; (a) Will the Honourable the Finance Member be pleased to state the latest constitutional and financial relationship between the Rupee and Sterling?
 - (b) When will the Rupee be delinked from Sterling?
 - (c) What is being done to achieve this delinking?
 - (d) When will India's membership of the Empire Dollar Pool be terminated?

The Honourable Mr. Liaquat Ali Khan: (a) The constitutional and financial rationship between the rupee and the sterling is as set forth in Sections 40 and 41 of the Reserve Bank of India Act. 1984

- (b) I would invite the Honourable Member's attention to my reply to part (a) of Mr Manu Subedar's Starred Question No. 87, on the 30th October, 1946
 - i) of Mr. Manu Subedar's Starred Question No. 87, on the 30th October, 1946
 - (c) The matter is under consideration
- (d) The question is linked up with the sterling balances and it will be desirable to deal with it during the negotiations for the settlement of these balances

Prof. N. G. Ranga: When are these expected to commence?

The Honourable Mr. Liaquat Ali Khan: I have made a statement before on this matter The negotiations will be started earlier than my Honourable friend thinks

WAR COMPENSATIONS TO INDIAN PERSONNEL OF INDIAN FORCES

†485. *Babu Ram Narayan Singh: Will the Secretary of the Defence Department please refer to the reply to starred question No 1996, dated 27th Match 1945, relating to King's prerogative to stop War Compensations in respect of certain Indian personnel of Indian Forces, and state if the promised statement

[†]Answer to this question laid on the table, the questioner being absent

has since been laid on the table? If so, on what date? If not, when do Government propose to lay the same on the table?

- Mr. G. S. Bhalja: Yes, Sir The statement was laid on the table on the 21st January, 1946
 - CANGELLATION OF FIRE ARMS LICENCES IN DELHI PROVINCE
- 486. *Lala Deshbandhu Gupta: (a) Will the Honourable the Home Member be pleased to state whether Government propose to lay on the table of the House a statement giving the names of the persons whose fre-arm licences were cancelled in the Province of Delhi from the 9th August, 1942, to the 15th October. 1946?
- (b) Is it a fact that most of the because were cancelled on the ground that no ammunition was purchased or consumed by the becauses?
- (e) There appears to have been no request to licensees to use ammunition requested all hernees to use ammunition very sparingly in view of the shortage of supply?
- (d) Do Government propose to tenew all such hoences which had been cancelled on the ground that hencees did not buy or consume any ammunition?

The Honourable Sardar Vallabhbhai Patel: (a) and (b) The information has been called for and will be laid on the table when received

- (c) There appears to have been no request to beensees to use amunition sparingly
 - (d) The matter is engaging my attention

Lala Deshbandhu Gupta: May I bring to the notice of the Honourable Members and know from him whether his attention has been drawn to a general order passed by the district authorities saving—"As he has not purchased any ammunition after the 27th October 1941, it is evident that he does not need the weapon for which he will now obtain a good price by sile. I, hereby under clause (a) of section 18 of the Indian Arms Att, 1878, cancel the hiernes". Is to a fact that under this order about 300 or 400 licenses have been cancelled during this period?

The Honourable Sardar Vallabhbhai Patel: As many as 174 licenses have been cancelled under this clause (a) of section 18 of the Arms Act which gives power in this behalf

Lala Deshbandhu Gupta: Is it a fact that out of these 174 licenses that were concelled, a large majority—perhaps 90 per cent—of these licenses were of such persons who belonged to one particular community?

The Honourable Sardar Vallabhbhai Patel: I am not aware of the fact, I want notice

Lala Deshbandhu Gupta: Will he kindly inquire into the matter and place the information before the House?

The Honourable Sardar Vallabhbhai Patel: Inquiries will be made

Lais Deshbandhu Gupta: Will the Honourable Member please tell the House if he is aware of the fact that the clerk in charge of issuing licenses was authorised to collect commission on the sale of war bonds and such licenses who bought war bonds during the period and paid commission to him got then licenses renewed?

The Honourable Sardar Vallabhbhai Patel. I am not aware of the fact

- Lala Deshbandhu Gupta: Will the Honourable Member make inquiries into this matter too?
- The Honourable Sardar Vallabhbhai Patel: If the information is required, inquiries will be made
- Sri V. O. Vellingiri Gounder: Is the Honourable Member aware that there is tot of complaint that suitable ammunition is not available in the licence depots in Madras?

The Honourable Sardar Vallabhbhai Patel: The question refers to Delhi and not to outside provinces

FIVE YEAR PLAN FOR EXPANSION OF DRUB!

- 487. *Lala Deshbandhu Gupta: Will the Honourable Member for Hwalth be pleased to state whether it is a fact that the Delhi Government has propared a five year plan for the expansion of Delhi? If so, do Government propose to lay a copy of the same on the table of the House?
- Mr. S. H. Y. Oulsnam: Certain information has been called for and a reply will be furnished to the Honourable Member as soon as complete information is available.
 - . OFFICERS OF THE LANDS, HIRINGS AND DISPOSALS SERVICES IN INDIA
- 488. *Lala Deshbandhu Gupta: (a) Will the Secretary of the Defence Department please state whether Government propose to lay on the table of the House a last of officers of the Lands, Hinngs and Disposals Services in India together with their full particulars?
- (b) What is the number of Indian officers in the Lands, Hirings and Disposals Services in India?
- (c) How many Deputy Directors, Assistant Directors and Deputy Assistant Directors (barming those recruited from the Lands and Cautonment Department) are fully conversant with the application of Land Acquisition Acts in India, and Defence of India Rules and can read and understand revenue records to appraise of the correct position of all leased hired requisitioned and acquired lands and buildings?
- (d) Do Government propose to take curly steps to appoint qualified Indians to higher appointments in the Lands, Hirings and Disposals Services in India?
 - Mr. G. S. Bhalja: (a) A list is laid on the tablet
 - (b) 65 of a total of 181
- (c) All Deputy Directors, Assistant Directors and Deputy Assistant Directors are fully conversant with the application of the Land Acquisition Act in India, and with the sections of the Defence of India Rules governing the acquisition and requisition of property

Ability to read and understand revenue records is not considered essential These records are kept by District Officers who have been given additional staff, paid from Defence Services Estimates for work connected with requisitioning, and any information required by Lands. Hirings and Disposals Service is obtained from the District Officer concerned

- (d) The claims of qualified Indian officers to higher appointments will be duly considered along with those of others in the Service.
- Mr. Manu Subedar: May I know why it was found necessary for the Defence Department to import Englishmen from England for doing derequisitioning after the war ceased and whether they did not find any suitable men in this country to do this work?
- Mr. G. S. Bhalja: Because the requisite number of Indians possessing the required technical qualifications were not available. That is why a number of officers had to be brought out from England I may add that advertisements appeared both in India and in the United Kingdom about the same time offering almost similar terms with certain changes.
- Mr. Manu Subedar: Did the Government consider, when importing these men, that these men coming from abroad know nothing of this country geography, customs, laws or even manners in dealing with Indians and may I know why the Defence Department considered it necessary still to continue them when derequisitioning has already proceeded to some extent?

Mr. G. S. Bhalja: The Government have asked the Secretary of State not to make any further recruitment for this service

Seth Govind Das: Is there any possibility of sending away very soon those who are already there?

Mr. G. S. Bhalja: There contract is for three to five years and as soon as their work is over, they will go back

Mr. Manu Subedar: Did Government antenpate that derequisitioning will take three to five years, since most of these men were brought out after the stoppage of hostilities?

Mr. G. S. Bhalja: I am not in a position to say when derequisitioning will be completely over

Prof. N. G. Ranga: Who were the people who were in charge of recruitment, were they Englishmen or Indians?

Mr. G. S. Bhalia: The Defence Department

Prof. N. G. Ranga: Does that mean that the Defence Department is fully Indian today?

(No reply)

- Dr. G. V. Deshmukh: Is this Bill the result of these derequisitioning officers?
- Mr. G. S. Bhalja: The results of the efforts of the officers will be noted in the debate on the Bill which is before the House and which will be resumed after the question hour

Mr. Ahmed E. H. Jaffer: The Honourable Member referred to three to five years contract Is there not the usual clause for the termination of the contract by three months notice on either side?

Mr. G. S. Bhalja: I must ask for notice of that question

Sri M. Ananthasayanam Ayyangar: May I ask whether these are multary men or civilians?

Dr. G. V. Deshmukh: Neither!

Mr. G. S. Bhalja: A large number appointed by the Secretary of State are civilians

Sri M. Ananthasayanam Ayyangar: What particular qualifications were insisted on in the case of the men appointed?

Mr. G. S. Bhalja: If the Honourable Member desires I can give some of these qualifications Degree in Estate management, Cambridge or London University, Fellowship, Membership, Associateship, Professional Associateship of Institutions of Chartered Surveyors or Land Agents, Fellows, Members or Associates of Institutions of Auctioneers; officers possessing degrees in Engineering, Civil Mechanical, Structural or Electrical and so on

Mr. Ahmed E. H. Jaffer: Most of these are auctioneers and house agents in the most of the

MC. G. S. Bhalja: All officers are not of the category to which my Honourlet friend refers As I said earlier in this House, advertisements for these posts were inserted in the Press both in India and the United Kingdom.

Perkunyat Logictovia Dechi of fat Offices of Auditor General, Dienoton of Rulway Audit and Accountant General, Posts and Telegraphs

- 489. *Sri N. Narayanamurthi: (a) Will the Honourable the Finance Member please state whether it is a fact that the offices of the Auditor General, the Director of Railway Audit, and the Accountant General, Posts and Telegraphs were permanently located in Delhi before the War?
- (b) Is it a fact that on account of shortage of accommodation in Delhi, thear offices were moved to Simila on the divinct understanding that they would be brought back to Delhi after the termination of the War?

- (c) Are Government aware that the climate of Simla does not generally suits the staff of these offices and in consequence quite a good number of the members of the staff of these offices have fallen victums to such diseases as asthama, bronchitis, gout and rheumatism.
- (d) Is it a fact that at the time of transfer of the above offices to Simls, the staff of these offices was given assurance by Government that their liens of Government readences occupied by them before transfer will be preserved till such time as they come back to Delhi? Is it a fact that subsequently Government removed the liens? If so, do Government propose to grant the liens scain?

The Honourable Mr. Liaquat Ali Khan: (a) Yes

- . (b) Yes
- (c) The Auditor General has received representations from the staff of these offices regarding the severity of the winter in Simla and has dealt sympathetically with individual requests for transfer on grounds of illness attributed to the climate
 - (d) Yes

It was decided that it was in the interests of public policy to abolish all suspended liens

The revival of suspended liens will upset all the present allotments and it is not proposed to revive them

DEARNESS ALLOWANCE TO MINT WORKERS IN BOMBAY

- 490. *Miss Maniben Kara: Will the Honourable the Finance Member be pleased to state
- (a) whether Government are aware of the fact that Mint workers in Bombay were refused payment of an additional dearness allowance of Rs. 8 pm for the period from 1st July to 81st December, 1944, on the ground that, while H M I Déckyard workers received dearness allowance based on the basic pay only, the Mint workers received dearness allowance that that is, pay plus overtime etc., and that the Bombay Mint workers, therefore, receive more dearness allowance than the Dockyard workers.
- (b) whether it is a fact that the Bombay Mint workers Union represented that, during the period for which the additional dearness allowance of Rs 3 was sanctioned, the Bombay Mint workers actually received less dearness allowance than the Dockward workers, and
- (c) whether Government propose to pay the said Mint workers the arrears of deanness allowance at the rate of Rs 3 p m for the period from 1st July to 31st December. 1944?

The Honourable Mr. Liaguat Ah Khan: (a) Yes. Sir

- (b) Yes Sur
- (c) No. Sir

Miss Maniben Kara: Are the Government aware that the cost of living in Bombsy has gone up to 260 and in view of the cost of living may I know whether the Government consider, that the mint workers are not entitled to the dearness allowance as demanded by the Mint Workers Union?

The Honourable Mr. Liaquat Ali Khan: The matter is under the consideration of the Government

Mr. N. M. Joshi: May I ask when the Government has paid arrears to all the other Government employees why the arrears are not being paid to the mint workers? What is the reason?

The Honourable Mr. Liaquat All Khan: The point is this—that the Government refused the concession asked for for the reasons that had been stated by the Honourable question, devernment are not prenared to agree to the extra Rs 8 desirness Allewance from July to December 1944, because all these years the mint workers

drew dearness allowance on the basis of total emoluments and must have therefore drawn in the aggregate much more dearness allowance than the R I N dockward workers

Miss Maniben Kara: In view of the fact that the Government do not necessarily follow the policy that they followed all these years and in view of the fact that the cost of living has gone up and they are already paying dearness allowance to the other departments of the Government of India, why should there be any difference in policy as far as the mint workers are concerned?

The Honourable Mr. Liaquat AH Khan: It means opening the whole question. As the Honourable Member is sware, there is the Pay Commission which is in session and we must swart the report of that Commission

Miss Maniben Kara: Do I take it that this question of the dearness allowance to be paid to the Mint workers as represented by the Mint Workers Union will be considered by the Pay Commission?

The Honourable Mr. Liaquat Ali Khan: Not the old question, but the question with regard to the future and the present will be considered

Mr. N. M. Joshi: May I ask whether the Pay Commission will consider the question of the payment of the arrears from July?

The Honourable Mr. Liaquat Ali Khan: No

Mr. N. M. Joshi: Then the question asked of the Government of India is.

We should they not pay and consider the question now instead of waiting for the report of the Pay Commission?

The Honourable Mr. Lisquat All Khan: I have just given the answer that the dearness allowance which was paid to the Mint workers was paid on a different basis whereby they have received more dearness allowance in the past than what has been paid to the R I N dock workers

Dr. Zia Uddın Ahmad: Will the Honourable the Finance Member consider the possibility of increasing the salary of everybody in the ratio of 100 to 373, which is the present index figure, and do away with the question of the dearness allowance altogether?

The Honourable Mr. Liaquat Ali Khan: I think the country should wait for that occasion when my Honourable friend becomes the Finance Member

Sri M. Ananthasayanam Ayyangar: May I ask the Honourable the Finance Member if he will increase the tax on my friend from 100 to 373?

Mr. President: Next question

PAYMENT OF INTERIM RELIEF TO BOMBAY MINT WORKERS

- 491. *Miss Maniben Kara. Will the Honourable the Finance Member be please to state why the Interim Relief, which is a part of the pay, has not been paid to Bombay Mint workers in a lump sum?
- (b) Whether it is a fact that the Interim Relief has not been paid to the men in service in July, 1945 but subsequently discharged or retired?
- (e) If the answer to (b) above is in the affirmative, do Government propose to suse orders sanctioning the payment of Interum Relief to all men in service in July 1945, but subsequently retrenened, or retired or discharged?
- The Honourable Mr. Liaquat Ali Khan: (a) It was decided to disburse the amount in three equal monthly instalments not only to the Bombay Mint Workers but to all Government servants affected by the concession, in order to spread the relief over a longer period, and thus avoid the danger of another step towards inflation as was likely if the whole amount was made available for circulation at one time
- (b) and (c) Interim relief is admissible only to those Central Government servants who were in service on the 1st July 1946 Government is not prepared to extend the concession to others

(b) WRITTEN ANSWERS

Repusal of Payment of Expenses by Government to Deputation of Bombay
Mint Workers

- 492. *Miss Maniben Kara: Will the Honourable the Finance Member be pleased to state
- (a) whether the members of a deputation of a Trade Union of the Central Government employees are entitled to expenses incurred by them while meeting the Government to discuss the gravances of the employees.
- (b) whether it is a fact that members of a deputation of the H M I Dockyard Workers Union, Bombay, were paid such expenses,
- (c) If the answer to the above be in the affirmative, why the members of a deputation of the Bombay Mint Workers Union which met the Additional Secretary, Finance Department on the 30th March 1946 were refused the payment of expenses incurred by them, and
- (d) do Government propose to pay the expenses to the deputation of the Bombay Mint Workers Union?

The Honourable Mr. Liaquat Ali Khan: (a) No, Sir, but the Government may agree to pay such expenses where the deputation is specially invited by them

- (b) Yes, Sir, because the deputation came to Delhi at the invitation of the Government
- (c) Because the deputation came to meet the Additional Secretary, Finance Department, of their own accord and not at the invitation of the Government
 - (d) Does not arise in view of my reply to part (c)

Time Scale of Pay to Temporaby Cadre of Bombay Mint Employees

- 493. *Miss Maniben Kara: Will the Honourable the Finance Member be pleased to state
- (a) whether Government are aware that the question of giving permanent status and monthly time scale of pay to the temporary cadre of the Bombay Min employees having long and continuous service was discussed at a meeting between a deputation of Bombay Mint Workers Union and the Additional Secretary Finance Department, on the 30th March, 1946, at New Delhi and that the deputationists were assured that the matter will be examined carefully in consultation with other departments,
- (i) whether Government, are aware of the Mint Master's proposals for constituting a permanent cadre of Mint workers and regarding terms of service for permanent personnel and the selection of the cadre,
- (c) whether it is a fact that the question of security service and monthly time scale of pay is being actively considered by Government, and
- (d) if the answers to (a) to (c) above are in the affirmative, have Government of Indus taken any decision on the subject and if not, when do they propose to do so?

The Honourable Mr. Liaquat Ali Khan: (a), (b) and (c) The answers are in the affirmative

(a) The Government of India have accepted in principle the proposal to create a permanent cadre of Mint workers and arrangements are in train for implementing this decision at an early date

PAYMENT OF WAR BONUS TO BOMBAY MINT EMPLOYERS

494 * Miss Maniben Kara: Will the Honourable the Finance Member be pleased to state.

(a) whether it is a fact that War Bonus sanctaoned by the Government of India to all temperary Government employees has not yet been paid to the Bombuy Mint Workers belonging to the temporary cadre though others have received it long ago:

- (b) whether it is a fact that the Bombay Mint Workers Union was advised by the Mint Master that the question of War Bonus to mint workers had been referred to the War and Industries and Supply Department.
- (c) whether it is a fact that the Bombay Mint Workers Union repeatedly requested the Mint Master to expedite the payment of War Bonus, and
- (d) the cause of the delay in payment of War Bonus to the Mint Workers, and when it is proposed to be paid?

The Honourable Mr. Liaquat Ali Khan: (a) War bonus is payable to temporary men only on the date of discharge, whenever this may occur, in respect of eligible service up to the 31st October 1945 This rule applies uniformly to all staff whose pay is charged to Civil Estimates Payment of war bonus has been made promptly to all Mint workers who qualify for it

- (b) and (c) Yes. Sir
- (d) In view of the reply to part (a), this part of the question does not arise

COMPENSATORY ALLOWANCE TO GOVERNMENT SERVANTS IN LINU OF SUPPLY OF FOODSTUPPS AT CONCESSIONAL RATES

- 495. *Miss Maniben Kara: Will the Honourable the Finance Member be pleased to state
- (a) whether it is a fact that a compensatory allowance of Rs 3-12-0 p m is being paid with effect from the 1st July 1945, to Government servants in such areas where Government have not been able to arrange supply of foodstuffs at concessional rates,
- (b) whether it is a fact that supply of foodstuff could not be arranged at concessional rates to certain Bombay Mint workers, while other Mint workers were getting foodstuff at concessional rates from the cheap grain shop in H M Mint, Bombay, and
- (c) in view of the fact that the Mint workers referred to in part (b) above are some recently being given Rs 3-12-0 p in as compensatory allowance with effect from the 1st July 1945, whether Government propose to consider the payment of the said allowance to the said workers with retrospective effect, i.e., since the supply of commodities at concessional rate was made available through cheapgrain shop in the Mint to some Mint workers?

The Honourable Mr. Liaquat Alt Khan: (a) Yea, Sir, subject to a pay limit of Re 300 per mensem t

- (b) Yes, Sir, but where a worker was so placed as not to be able to avail of the benefit of the concessional foodgrams supply scheme, he was granted a monetary allowance in lieu in order to bring him on a par with other Mint employees
- (c) No, Sir I have already explained in my reply to part (b) that the benefit was made available to all Mint employees, whether in kind or in cash

RELEASE OF INDIAN PRISONERS OF WAR OF THE GOVERNMENT OF INDIA

496. *Mr. Sasanka Sekhar Sanyal: Will the Secretary of the Defence Department be pleased to state

(a) how many Indians are still presents of the Government of Indus (or of a Provincial Government, if any), tried by court martials or military courts for (i) contact with the Axis Powers during the war, and (ii) participation in, or sollaboration with the Indian National Army. Indian Independence League and similar other organisations;

- (b) the policy of the Government of India with regard to the release of such prisoners, and
- (c) whether Government propose to grant remission of the unexpired portions of seatences of such prisoners as has been done in the case which has been referred to in the answer given by the Honourable the Home Member to starred question No. 68 of the 30th of October 1946?

Mr. G. S. Bhalja: (a) No one was tried by court martial or other military courts solely for the reasons mentioned by the Honourable Member

There are, however, 15 military ex-UNA personnel serving sentences in various jails in India for the offences of waging wire against the King, desortion-prayous burk and murder

There are, in addition, two civilians still in prison for waging war against the King These were convicted under Ordinance XXXVII of 1943

(b) and (c) With regard to those tried by court martial, I would refer the Honourable Member to the reply to part (e) of starred question No 93 asked on the 30th October 1946.

As regards the two civilians, the question of their release is under the consideration of Government

SELECTION FOR THE POSTS OF INCOME-TAX OFFICERS

- 497. *Sr. V. Gangaraju: Will the Honourable the Finance Member be pleased to state
- (a) whether it is a fact that the Central Board of Revenue has, in September last, advertised for about 200 posts of Income Tax Inspectors,
- (b) whether it is a fact that Government have received applications from persons who have qualified for the Indian Audit and Accounts Service, and
- (c) whether Government propose to give preference to those applicants who have already qualified for the Audit and Accounts Service in the matter of selection, if not, why not?
- The Honourable Mr. Liaquat All Khan: (a) No, but an advertisement was used by the Director of Inspection (Income-tax), Central Board of Revenue, on the 30th August 1946, inviting applications for appointment as temporary Income-tax Officers, Class II The number of posts available for recruitment was not indicated.
 - (b) Yes
- (c) As already stated in the advertisement special consideration will be given for those obtaining qualifying marks in the Indian Audit and Accounts and Allied Services examination Government cannot, however, give preference to such candidates irrespective of their other qualifications vis-a-vis other applicants

RESTORATION OF AGRICULTURAL LAND ACQUIRED FOR WAR PURPOSES IN BARRILLY DISTRICT

- 496. *Sit. Seth Damodar Swroop: Will the Secretary of the Defence Department be pleased to state
- (a) if it is a fact that agricultural lands were acquired by Government for war purposes in various parts of the District of Bareilly (United Provinces),
- (b) if it is the intention of Government to restore the lands back to the tenants now when the war bas come to an end and that the lands acquired are no more required for war purposes, and
- (a) If the answer to (b) above is in the affirmative whether Government propose to issue necessary instructions on the point, so that the μαν tenants get back their lands for cultivation purposes?
- Mr. G. S. Bhaija: (a), (b) and (c) Land for one arrield was acquired by Government in the Barcilly District
- As the land was acquired, and not requisitioned parts (b) and (c) of the question do not arise.
- TRANSPER OF STATIONS OF THE ARMY REMOUNT DEPARTMENT FROM CHEMAS AREA
 TO MONTGOMERY DISTRICT
- 499. "Captain Syed Abid Russain: (a) Will the Secretary of the Defence Department please state if it is a fact that the Army Remount Department has since a long time, been keeping thoroughbred stallions in the Chanah Area [Lyslipur, Sargodha, etc.), for horse breeding purposes?

- (b) Is it a fact that they have given great impetus to Horse-breeding in that area?
- (c) Is it a fact that Government have recently shifted those thoroughbred stallions from Chanab Area to the Montgomery District?
- (d) Is it a fact that the Chanab Area has been one of the main nurseries for the supply of first class horses to the Army as well as to other breeding districts?
- (e) If the answers to (a) to (d) above be in the affirmative, do Government propose to reconsider their decision regarding their transfer or at least a part of them particularly when the interests of breeding are already being fully met in the Montgomery Area?
- 10. G. S. Bhajis: (a) Unbound horse breeding, i.e., voluntary breeding on the part of breeders which was carried out in the Chansh Area was discontinued in March 1941. A small number of thoroughbred horse stallons was, however, allowed to remain so that breeding could be carried on by those who wished to continue horse breeding on a voluntary basis
- (b) Yes, Sir The allocation of thoroughbred stallions has helped to some extent to preserve the industry built up in the late Shahpur Area
- (c) Yes, Sir As a result of the reduction in the Army's post-war requirements the small number of horse stallions in the Chanab Area has been reduced and stallions thus rendered surplus have been withdrawn for disposal There has also been certain inter-area transfer of horse stallions between Chanab and Montgomary
- (d) No, Sir The Chanab Area being an unbound horse breeding area was never the source of supply of good horses
- (e) No, Sir The Honourable Member will appreciate that owing to the progress of mechanization fewer horses are required for military purposes and consequently bound horse breeding in the late Shahpur Area and all unbound horse breeding conducted in the Chanab Area had to be abolished. As the requirement of the Army in horses is on the decrease, there is every possibility of a further reduction in the number of horse stallions at present maintained in that Area.

ASSISTANTS IN THE GOVERNMENT OF INDIA SECRETARIAT

- 300. *Sardar Mangal Singh: (a) Is the Honourable the Home Member aware that it was originally decided to fill permanent posts of Assistants in the Government of India Secretariat during 1942, from amongst the candidates who qualified at the Assistant's Grade Examination held by the Rederal Public Service Commission in 1941, and that subsequently, during 1942, it was decided not to fill these posts on a permanent footing during the war time, with the result that most of the 1941 qualified candidates (including those who had secured high positions) were appointed to temporary posts in which they are still continuing?
- (b) Is it a fact that these Assistants, though already qualified, are being asked to sit again for an examination which is to be held shortly to fill the quote of permanent vecencies reserved for temporary Government servants?
- (e) If the answers to (a) and (b) are in the affirmative, do Government propose to consider the desirability of confirming as many such candidates as possible in permanent vacancies of Assistants without any further examination?
- The Honourable Sardar Vallabhbhai Patel: (a) The position is that the Ministerial Service (Assistants' Grade) Examination, 1941, was held to recruit to one half of the permanent vacancies occurring in the Assistants' grade in the Government of India Secretariat and its Attached Offices during the period between the 1st December 1941, and the Sits December 1942. The other half was filled, as usual, by promotion The orders which banned permanent appointments during the war were issued on the 29th June 1943. One half of the permanent vacancies which had occurred before that date were filled by candidates successful at the 1941 examination, and one quarter of the permanent vacancies which occurred after the 29th June 1942 and before the Sits December 1942 were also filled by candidates qualified in that examination in view of the that

that they had not been warned at the time of appearing for the examination that some permanent vacancies would be reserved for "war service' candidates. Between the 20th June 1942 and the 31st December 1942 these candidates secured five permanent vacancies. They could, therefore, have got five more permanent vacancies only had there been no ban on permanent spointments. To compensate them for this loss they were, however, given six permanent vacancies which occurred during 1943, though they had no claim to these vacancies. The candidates can therefore have no legitimate grievance Some of the other candidates, who could not secure permanent vacancies were appointed in temporary vacancies

- (b) Candidates appointed in temporary vacancies will be required to qualify in the ensuing examinations for permanent appointment
- (c) As will be evident from the answer to part (a) normally these candidates would not have got permanent appointments on the results of the examination is which they qualified Government do not therefore consider that any injustics will be done to them if they are asked to qualify again for such appointments.

SELECTION FOR ADMINISTRATIVE RESERVE BY THE F P. S C

- 501. *Sardar Mangal Singà: (a) Will the Honourable the Home Member places state the principles on which selections for the Administrative Reserve recently made by the Federal Public Service Commission are based?
- (b) Are Government aware that senior members of the Imperial Secretariat Service who are fully qualified for holding administrative posts and are actually holding such posts have not been selected for the Reserve, whereas temporary Government servants and others who are much less qualified and whose substantive pay is very low have been selected?
- (e) Are Government aware that the selections already made by the Federal Public Service Commission have created serious anomalies in the several Departments of the Government of India? What steps do Government propose to take to remove these anomalies, so that the interests of the senior and qualified members of the Imperial Secretariat Service are safeguarded?
- The Honourable Sardar Valiabhbhai Patel: (a) Government prescribed the qualifications, while the Selection was made by the Federal Public Service Commission as a result of an interview I regret I am unable to enlighten the Honourable Member on the principles which the Federal Public Service Commission adopted in making the selection
- (b) and (c) If any anomaly exists in individual cases, it is not the fault of the selection, but the effect of qualifications prescribed. The recruitment to this Reserve has been stopped under my instructions, and the Reserve will automatically disappear after five years. Anomalies if any will, therefore, be of only temporary duration. Government, therefore, do not consider that the interests of senior and qualified members of the Imperial Secretarias Service will necessarily be affected by appointment made to the Reserve.

Appointment of Under Secretabys from the Administrative Reserve made by the F, P S C.

- 562. *Sardar Mangal Singh; (a) Will the Honourable the Home Member please state if it is a fact that future appointments to the grade of Under Secretary in the vanous Departments of the Government of India are intended to be made mainly from the Administration Reserve recently made by the Federal Public Service Commission?
- (b) Do Government propose to take steps to increase the quots of vacancies in the grade of Under Secretary reserved for members of the Imperial Secretarias Service in order to ensure fair chances of promotion to deserving members of that service?
- (c) Is it a fact that so far the names of only thirty-six persons have been announced? When do Government propose to announce the names of the remaining sixtyfour to make up the total of one hundred already announced?

- (d) Are Government aware that the majority of the persons already selected belong to South India? Was there any dearth of suitable persons belonging to other Provinces or communities, or the latter were not considered suitable for the Reserve? If not, why not?
- (e) In view of the fact that there is no dearth of qualified Sikh officers in the permanent employment of the Government of India, why has not a single Sikh been selected so far? Do Government propose to take into consideration the claims of this minority community when the next selection is made?

The Honourable Sardar Vallabhbhai Patel: (a) No

- (b) The matter is under consideration in connection with the reorganisation of the Government of India Secretariat and the proposed formation of a Central Recordariat Service.
- (c) So far forty-three officers have been selected for appointment to the 'Beserve' It is not proposed to make further selection of officers for appointment to the Reserve
- (d) Of the candidates selected seventeen appear to be from South India Selection was made on ment and Government have never accepted the principle of territorial representation in their services
- (e) The Federal Public Service Commission did not recommend any Sikhcandidate In view of what is stated in reply to part (c) of the question the question of appointing any Sikh to the Reserve does not arise

HINDI AS COMMON LA NGUAGE FOR HINDUSTAN

- 568. *Mr. Ahmed E. H. Jaffer: Will the Honourable the Home Member be pleased to state if it is a fact that Government have under consideration proposals to make Hindi the common language for Hindustan? If so, how many are there in the whole of India who now speak only Hindi?
- The Honourable Sardar Vallabhbhai Patel: The answer to the first part of the question is in the negative. The latter part does not arise

RISE IN HOUSE-TAX IN DELHI

- 504. *Mr. Madandhari Singh: Will the Secretary of the Health Department be pleased to state
- (a) whether his attention has been drawn to the enormous rise in house-tax in Delhi,
 - (b) whether it is a fact that it has risen tour fold or even more.
 - (e) the reason for this abnormal rise in house-tax.
- (d) whether it is a fact that a Finance Sub-Committee is to set some time in November 1946, to settle the question of fixing house-tax for the year 1947, and
- (e) whether Government propose to give assurance to this House that this Finance Sub-Committee will took into the grievances of the citizens of Delhi and afford some relief to the poor?
- 10r. S. H. Y. Oulsman: (a) and (b) The house tax in the Delhi Municipality was raused from 35 per cent of the annual value to 62 per cent. with effect from the 1st January 1944
- (c) The house tax was increased in order to enable the budget to be balanced and to meet rising expenses due to fresh habilities
- (d) and (e) The Honourable Member presumably refers to the Finance Sub-Committee of the Delhi Municipal Committee The grievances should be represented to the Delhi Municipal Committee The Government does not propose to take any action in the matter

FORWIGH SCHOLARSHIPS TO STUDENTS FROM BOMBAY PROVINCE.

505. *Shri D. P. Karamarkar: (a) Will the Honourable Member for Education be pleased to state how many foreign scholarships have been awarded by the Gorgerment of Indus to students from the Bombay Province in 1944, 1945, 1945.

- (b) How many of the above have been awarded to students from the Kenara Districts?
 and North Kanara Districts?
- (c) In view of the educational backwardness of the above Karnatak districts, dovernment propose to consider the advisability of ear-marking a definite number of foreign scholarships for students from these districts?
- The Honourable Sri O Rajagopalachari: (a) Apart from the 20 Overseas Scholarshps awarded in 1945 and 33 in 1946 on behalf of the Bombay Government to students domiciled in the Bombay Province, the number or students belonging to Bombay Province who have been selected for the award of Overseas Scholarshps on behalf of the Central Government in 1945-46 and 1946-47 are 22 and nine respectively In addition, seven students from Bombay Province were selected in 1945 for the award of Scheduled Caste Overseas Scholarshps No scholarshps were awarded in 1944
- (b) Of the 22 Bombay students selected for Central Scholarships in 1945-46, two belonged to the Karnatak area of the Bombay Province. None of those-selected in 1946-47 came from that area. One of those selected for Scheduled Caste Overseas Scholarships in 1945 belonged to the Karnatak Information is not available here as to how many students selected so far by the Bombay Government belong to the Kannatak area of the Province
- (c) The question can most appropriately be considered by the Bombay Gormment who are no doubt fully aware of the condition and needs of the various districts in the Province. With regard to the scholarships awarded on behalf of the Central Government, I would invite the Honourable Member's attention to parts (a) and (b) of the reply given by the Education Secretary to starred question No 1898, by Seth Sukhdev in this House on the 17th April 1946 The object of these overseas Scholarships is to train as quickly as possible high grade personnel argently required for progress in the execution of various plans of development. Belections for these Overseas Scholarships must be made therefore on considerations of ment without reference to the area to which a candidate belonged. It is difficult at any rate to go further down than the present administrative Provinces in the allocation of these Scholarships.

Number of Churches maintained for British Troops in India

- 506. °Mr. Madanthari Singh: Will the Secretary of the Defence Department please state
 - (a) the number of Churches maintained for the British Troops in India.
- (b) to what organisation they will be handed over when the British troops withdraw from India, and
- (c) the number of Churches vested in the Crown used by (i) Conformists, and (ii) Non-conformists?
- Mr. G. S. Bhalja: (a) and (c) The agency responsible for dealing with Churches has in the past been the Provincial Governments as agents for the Central Government, and the Central Government has at present no up-to-date information regarding the number of maintained churches of denominations other than Anglician. The information has already been called for in connection with arrangements which are being made to end all ecclesiastical expenditure, and a statement will be laid on the table of the House in due course. The number of Anglician military churches maintained by Government is 80
- (b) The intention is to hand over all churches to the authorities of their respective denomination in the near future, irrespective of the date when British-troops leave India

OPTIONAL SUBJECTS IN SECONDARY CLASSES IN AJMER-MERWARA

507 *Pandit Mukut Bihari Lai Bhargava: (a) Will the Honourable Member for Education please state it it is a fact that in Aimer-Merwara. Secondary Education is being imparted in accordance with the United Provinces Code of Education, which provides a very wide choice in optional subjects for students?

- (b) Is it a fact that, notwithstanding this, the Education Department is providing for only two or three optional subjects in secondary classes, with the result that no choice is left for students and that optional subjects stand on the same footing as compulsory ones? In how many schools hand spinning and weaving. arts and crafts, agriculture and carpentary is provided in secondary classes in the Province of Ajmer-Merwara?
- (c) Do Government intend to provide for all these useful subjects in Lower Middle Classes in future? If not, why not?
- The Honourable Sri O. Rajagopalachari: (a) If the reference is to Middle School Education the reply is in the affirmative Middle education of the Anglo-Vernacular type borrows both from the United Provinces and the Punish but the whole is so framed as to suit Local requirements, and ultimately the requirements. of the Board of High School and Intermediate Education, Rapputana, Central India and Gwalior to which the High School Examination in Aimer-Merwara is affiliated. There is no public examination at the end of the middle stage in Vernacular Schools in Ajmer-Merwara
- (b) and (c) The Education Department is providing for four optional subjects, namely Manual Training, Agriculture, Arts and Crafts and Rural Science in Boys' Vernacular Middle Schools, and Domestic Science with Child Study and Hygiene in Girls' Middle Schools Arts and crafts are taught in seven schools and Agriculture in five Spinning, weaving and Carpentry were not hitherto taught in any of the Middle Schools But Government have decided that educaand Agraculture in five tion in the age group 6-14 years should be through creative activities of the kind mentioned in the question

DROPPING OF ENGLISH AS OPTIONAL SUBJECT IN CERTAIN SCHOOLS IN AJMBE-

- 508. *Pandit Mukut Bihari Lai Bhargava: (a) Will the Honourable Member for Education please state if Government are aware that Educational authorities in Ajmer-Merwara have dropped English as an optional subject in Deoli, Pisangan and other Kasba Schools of Almer-Merwara? If so, for what reason?
- (b) Are Government aware that there is great resentment against this policy and that the rural population has been put to great inconvenience, with the result that a large number of students had to migrate to urban areas for receiving education in English? If so, do Government propose to provide English as an optional subject in secondary classes of all schools?
 The Honourable Sri C. Rajagopalachari: (a) Yes, Sir

It was felt that the time spent on the teaching of English, which would not really be of much value to pupils of these Middle schools in later life, could be more usefully employed in the teaching of practical subjects and the mother tongue It was therefore decided not to continue English as an optional subject in these Middle schools. This was in accordance with the considered recommendations of the Committee of the Central Advisory Board of Education

(b) The Local Administration have received a few applications asking for the re-introduction of English as an optional subject in these schools information with the Administration does not warrant the conclusion that there has been an exodus of large numbers of pupils from the rural to the urban areas with a view to obtaining instruction in English But if there be such an exodus there is no harm caused English is provided for in the Anglo-Vernacular schools of the urban areas to meet any demand for English

ADOPTION OF UNITED PROVINCES CODE OF EDUCATION IN AJMER-MERWARA CUBRICULUM

509. *Pandit Mukut Bihari Lal Bhargava: (a) Is the Honourable Member for Education aware that the Amer-Merwara Educational curriculum for primary classes prescribes a four-year course only, as contrasted to the five-year-course prescribed in the United Provinces? If so, what is the reason for this distinction, particularly when secondary education is being imparted under and in accordance with the United Provinces Code of Education?

- (b) Do Government contemplate to amend the Ajmer-Merwain curriculum for permany classes and bring it into line with that of the United Provinces? If not, why not?
- The Honourable Sri C. Esjagopalachari: (a) Yes, Sir The curriculum in primary classes in Ajmer-Merwara is based on local requirements. The Primary and Secondary Courses form two separate and distinct units. There is therefore no reason for the Ajmer-Merwara primary course to be identical in length with that of the United Provinces Code. The intention of the four year course was to induce parents in rural areas to let their children complete the full primary course in the curtailed period.
- (b) In the Post-Wai Schemes of Ajmer-Merwara, provision has been made for the establishment of Five-Year course primary schools in accordance with the principles laid down in the Central Advisory Board's Report on Post-War Educational Development in India

EXPENDITURE OF BEAWER MUNICIPALITY ON PRIMARY EDUCATION

- 510. *Pandit Mukut Bihari Lal Bhargava: (a) Will the Honourable Member for Education please state what amount the Beawar Municipality (A, mor-Merwara) is spending annually on primary education and whether Governmentmake any contribution to the Beawar Municipality for the purpose? If not, , why not?
- (b) What percentage of the expenditure on primary education is borne by the Local Boards and Government, separately, under the Code of Education, and do Government propose to take steps to provide for a requisite contribution to Local Boards in Aimer-Merrwara?

The Honourable Sri O. Rajagopalachari: (a) The Beawar Municipal Committee is at present spending Rs 18,736 per year on primary education. No contribution has been made by the Government. The Board is generally required to spend ten per cent of its income on provision of primary education. The present expenditure of the Beawar Municipal Committee on education amounts to a little over ten per cent. It has, therefore, now qualified for Government grant, the award of which will be considered if and when an application is received.

(b) No such percentage has been laid down in case of Ajmer-Merwara so far The question of a grant will be considered when an application for such assistance is made.

Provision of Government Buildings for Schools in Rubal Areas in Centrally Administered Areas

- 511. *Pandit Mulut Bihari Lai Bhargava: (a) Will the Honourable Member for Education please state what progress has been made towards providing buildings for schools at Government cost in urban and rural areas in Amer-Merwara as promised by the Education Secretary in answer to starred question No. 1913 saked on the 17th April. 1946?
- (b) Are Government aware that time has come to make primary education free and compulsory in the Centrally Administered Areas and particularly in Ajmer-Merwars, where there has been a long standing public demand for the same? If so, what steps have Government taken or contemplate taking in future towards the achievement of that end as early as possible?

The Honourable Sri C. Rajagopalachari: (a) A provision of Rs 85 lakhs hasbeen made for educational development in Ajmer-Merwara during the next quinquennium; suitable buildings for schools as far as possible will be provided for in the development programme

(b) A provision of Rs 18 lakks for the introduction of compulsory basic education in Ajmer-Merwara has been made in the five years plan

DIPLOMAS OF THE DELHI POLYTECHNIC

512. *Shri Mohan Lai Saksena: (a) Will the Honourable Member for Education be pleased to state what steps have been taken to secure recognition for the certificates and Diplomas of the Delhi Polytechnic?

- (b) What steps, if any, have been taken to secure employment for the students of the Polytechnic?
- (c) Have the various Departments agreed to recognise the certificates and Diplomas of the Polytechnic?

The Honourable Sri C. Rajagopalachan. (a), (b) and (c) Two Statements are laid on the table giving all the miorination asked for in detail

Statement 'A"

The Deihi Polytechnic provides courses for

- (1) All-India Diploma in Engineering, Commerce, Chemical Engineering and Technology, and Architecture (Full-time)
 - (ii) All-India Certificates in Engineering and Commerce (Part-time)
 - (m) Polytechnic Diplomas in Textile Technology and Art (Full-time), and
 - (av) Polytechnic Certificate in Art (Part-time)
- The All India Diplomas and Cetthicates were, till recently, awarded by Roards of Studies set up by the Association of Principals of Technical Institutions (India)
 India Council for Technical Education has Jeciaded with the concurrence of the Association of Principals of Technical Institutions (India) to take over these Boards of Nitidies and to re-constitute them as under its own auspices

The Polytischmo was started with the object of providing courses in Tachnology of quite a high standard with greater courses in Pachinology of quite a high standard with greates emphasis on the practical indees that qualified students could be employed in Industry with the minimum amount of additional training. Such employment depends on the gradual recognition by mudstrail employers of the ments of the young ment trained in the institutions

The following is the present position in regard to recognition of Diplomas and Certificates for which the Delhi Polytechnic prepares students —

- 1 All India Diploma and All India Certificate in Engineering—The Certificate and the Diploma have been recognized by the Government of Bengal, the latter as equivalent to the Diploma of the Bengal Engineering College. The Bengal Government have also recognized the Certificate of this Beard.
- At the suggestion of the Chairman, Federal Public Service Commission, the Institution of Engineers (India) were requested to accept the Diploma for exemption from Section A and B of the Associate Memorship Examination The matter was considered by the Council of the Institution at its meeting in Bomba, on the 31st October, 1946, and their decision is awaited In the event of a favourable decision, the Diploma will receive automatic recognition for recruitment to Superior Engineering Services in India

The different Departments of the Government of India concerned with the employment of Engineers have been approached also to evaluate the Diploma and make recommendations for provisional recognition

2. 4ll India Diploma and All India Certificate in Commerce—The Diploma with Auditing as a special subject has been recognised by the Government of India as equivalent to First 8 a Becamation and for purposes of Rule 61 (2) (v) (b) of the Income Fax Act

The Auditor General in India has also recognised this Diploma as equivalent to a degree of an Indian University for purposes of recruitment in his office as well as in Audit and Account Offices subordinate to him if the Diploma Holder had taken advanced Auditing and Accountancy as Special subjects

- The Certificate course is designed to give part-time theoretical instructions to persons already unployed in Commercial undertakings, so that they could be more useful to their profession It enables them to get into higher and more responsible posts.
- 5. All India Diploma in Chemical Engineering and Technology—Recognition of the Diploma in this subject has to come from Industrialists who have been approached for employment and training of passed students of the Delhi Polytechnic and almost all students have been suitably placed.
- 4 All India Diploma is Architecture —This course is a five year course and the fourth year class has commenced only this year. The Chairman of the All India Board has taken up the question of recognition of the All India Diploma with the Indian Institute of Architects.
- 5 Polytechnic Diploma in Textile Technology—The industrialists amploying Textile Technologists hold the view that as in the case of the Victoria Jubilee Technical Institute Bombay, the Diploma of the Polytechnic will receive due recognition when the students of the Polytechnic have been tried for some years and found useful.
- 6. Polyterinac Diploma and Certificate in Art —So far these students have completed the three-year Diploms and Certificate course and all of them have been suitably employed. The courses have recently been recornaised as five year courses and no difficulty is anticipated in regard to the recognition of these courses.

Statement "R"

Altogether 105 students have qualified in full or in part. Of these 48 have been employed after having satisfactorily completed their entire course including practical training, 10 have been employed before completion of practical training, 18 are still undergoing practical training, 5 have declined to take practical training; 19 are prosecuting further studies elsewhere and information regarding the remaining five is inadequate

The authorities are constantly in touch with possible employers and an employment register is maintained

Detailed information will be found in the Annexure to this statement (below) -

DEPARTMENT OF EDUCATION GOVERNMENT OF INDLE Particulars concerning students who have compiled their seadon

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CANCELLATION OF GUN LICENCES BY THE DEPUTY COMMISSIONER, DELHI.

513. *Shri D. P. Karmarkar: Will the Honourable the Home Member please these whether the Deputy Commissioner of Delhi cancelled the gun licences of those who did not purchase cartridges during the preceding year? If so, what is the number of such licences, and the provision of the Arms Act under which his action was justified;

The Honourable Sardar Vallabhbai Patel: The Deputy Commissioner of Delin cancelled 174 licences on the ground that the holders had not purchased any cartridges (or had purchased less than 50) during the last five years and consequently appeared to have no need for their weapons under Rule 49 read with Rule 30 of the Indian Arms Rules

TAXATION OF INCOME OF HINDU UN-DIVIDED FAMILY

- 514. *Pundit Thakur Das Bhargava: (a) Will the Honourshle the Finance Member kindly state if Government are aware that the inequity of taxing the income of the Hindu un-divided family as such has been pressed upon Government for the last twenty years, that many Finance Members, while admitting that there is a case worth looking into have refused to consider the question on merits at the time of the Annual Finance Bill and that on the last cocasion the Honourable the Finance Member suggested reference of the question to the proposed taxation Inquiry Committee which has not been appointed so far?
- (b) How much amount would it mean to the exchequer if the income of the Hindu undivided family as such was not taxed and that only individuals as in the case of other communities were taxed?
- (e) In view of the fact that the Taxation Inquiry Committee has not been appointed so far and recommendation by such a Committee, if any, are not going to be made and acted upon in the near future, will the Honourable Member consider the advisability of this question being examined by a small committee of officials and non-officials before the Budget Session?
- The Honourable Mr. Liaquat All Khan: (a) and (c) The taxation of the Hand undivided family would be a suitable subject for examination by the Haxation Enquiry Committee, the setting up of which is under consideration I do not consider it necessary to set up a separate committee for this purpose alone
- (b) The attention of the Honourable Member is invited to the reply given to part (d) of question No 329, dated the 18th February 1946

EXAMINATION FOR TEMPORARY EMPLOYEES IN THE MINISTREIAL SERVICE OF THE GOVERNMENT OF INDIA SECRETARIAT

- 515. *Miss Maniben Kara: (a) Is the Honourable the Home Member aware of the resentment among the temporary employees in the Ministerial service of the Government of India Secretarata, in being saked to appear for an examination for permanent appointment and of the various representations they have roade on the subject?
- (b) Is he aware that such a procedure will ultimately lead to the discharge of a majority of such employees, irrespective of the fact that they have served Government faithfully during the six years of war, under most trying conditions?
- (c) What does he propose to do in the case of such employees who are discharged, as a result of such an examination?
- (d) What is the purpose for asking these employees to sit for a purely academic examination, even though they possess University diplomas and Certificates?
- (e) Is it a fact that even those employees who had attained merit in such examinations as were held during the war, are being saked to appear for an examination again for a permanent appointment?

(f) Is it a fact that even those who are employed temporarily against permanent vacancies due to their rank ar an examination already held, do not stand any chance of being absorbed permanently without appearing for another examination, in spite of the fact that they were assured favourable consideration in this respect after the war?

The Honourable Sardar Vallabhbhai Patel: (a) I have seen some representa-

- (b) The number of vacancies available being much less than the number of service, it is inevitable that the surplus employees should be discharged. As to how many would be discharged and when, would depend on the extent to which temporary employments would continue and the temporary employees could be absorbed in permanent vacancies
- (c) Those who fail to secure permanent employment will have the same facilities of being absorbed in alternative employment through Employment Exchanges as the demobilised war-service personnel. They would also get, subject to certain conditions, gratuity according to the prescribed scales
- (d) The examination is intended to assist in selecting suitable persons for the allotted number of vacancies from amongst the temporary employees
 - (e) Yes
- (f) In regard to war-time vacancies there is a definite reservation both for war-service candidates and temporary employees. Vacancies for the latter will be filled only by those temporary employees who obtain a sufficiently high rank at the proposed examination

Admission of Students from Assam into Colleges affiliated to Benares Hindu, Aligarh and Delhi Universities

- 516. *Sreejut Rohmi Kumar Chaudhuri: (a) Will the Honourable Member for Education be pleased to state as to how many students from the Province of Assam have been admitted during the last three years into Colleges affiliated under the following Universities
 - (1) Benares Hindu University.
 - (11) Aligarh University, and
 - (m) Delhi University?
- (b) Does any Provincial Government in India make any monetary contribution to these Universities? If so, what is their year contribution?
- (c) Does any of these Universities mentioned in par (a) above reserve any seat for students belonging to provinces other than the province in which these Universities are located? If so, what is the quota of each Province?

The Honourable Sri C. Rajagopalachari: (a) Information asked for in regard to the Benares Hindu University and Dellu University, during the last three years, is placed on the table of the House

- (b) The Benares Hindu University receives an annual grant of Rs. 1,01,000, from the United Provinces Government. No other Provincial Government contributes towards the funds of the University. The Delhi University receives no contribution from any Provincial Government.
- (c) The Benares Hindu University and the Aligarh Muslim University reserve scate for students belonging to the everal Provinces A statement giving the quota of each Province in the Benares Hindu University is placed on the table of the House The Delhi University reserves no seats on a Provincial basis, but students from other Provinces are admitted to the University and its Constituent Colleges, subject to the general rules of admission, prevailing

Information relating to the Aligarh Muslim University in respect of (a), (b) and (c) is being collected and will be furnished to the Honourable Member

STARRED QUESTIONS AND ANSWERS

Statement showing number of Students admitted from the Province of Assam to the Benares
Hindu University and Delhi University

	1948-44	1944-45	1945-46
Benares Hindu University			
Central Hindu College .		13	18
Science College .	9	16	22
College of Technology	2	3	3
Engineering College	11	14	15
College of Mining and Metallurgy			1
College of Agricultural Research	١.		1
College of Law		3	2
College of Ayurved		2	2
Delhi University	1	1	
St. Stophens College	1	1	
Indraprastha College for Women .	 1	1	1

Statement showing quota of seats reserved for the various Provinces in the Benares Hindu University

	-	Engineering College	Industrial Chemistry	Mining and Metallurgy
A ssam		4	1	1
Bengal		15	6	
Bomba y		20	10	2
Bıhar		6	2	2
Central Provinces	•	5	3	2
Madras		25	12	5
Orman .		3	2	1
N -W, F P		5	1	1
Punjab .		20	6	3
Sind .		2	2	1
United Provinces .		30	12	8

Admission of Students from India in Colleges in U. S. A. and U. K.

517. *Sreeput Rohni Kumar Chaudhuri: (a) Does the Honourable Member for Education propose to give to private students, 1.5., students who have not been granted supends either by the Government of India or a Provincial Government, assistance in the matter of securing admission into educational institutions in America and United Kindom, and booking of massages for their institutions in America and United Kindom.

(b) What is the number of students who have either been granted stipends or deputed on study leave, for studies in America and United Kingdom this year who have not secured admission in Colleges or have not obtained passage for their voyage, province by province?

The Honourable Sri C. Rajagopalachari: (a) Arrangements already exist in the United Kingdom and the United States of America for giving to private students all possible assistance in the matter of securing admission into educational institutions in those countries and also for looking after their general welfare in the same way as is done for students proceeding on Government scholarships

The Government of India enabled a large number of private students to secure passages to the United States of America in 1945 and to the United Kingdom in 1945 and 1946 Passages to the United States of America were decontrolled at the end of last year and passages to the United Kingdom also have now been decontrolled. There is nothing that Government can do by way of assistance in regard to passages Arrangements must be made with the shipping companies or Travel Agents

(b) Two statements are placed on the table giving the information asked for

List of students awarded overseas scholarships for 1946-47 by the Government of India who have either not secured admission in Colleges in the United Kingdom or the United States of America or have not obtained passage for their voyage according to provinces

Number of scholarships awarded-213.

-			Pr	ovino	06			Number of students who have not secured admission in Colleges in the U. S. A. and the U. K.	Number of students who have secured admission but are awaiting passage for their voyage
Assam									
Bengal								17	11
Bihar								1	
Bombay								3	
C. P. and	l Ber	ar						1	
Madras								3	6
N. W. F	P								
Orasa									
Punjab								18	6
Sind								1	1
U.P.								10	4
Delh								1	
Bhopel	•	•							1
Jamnag	ar						.	1	
Jaipur							. [1	•••
Karauli							.]	1	

•	1	Provinces		Number of students who have not secured admission in Colleges in the U.S.A. and the U.K	Number of students who have secured admission but are awaiting passage for their voyage
Kashmır					1
Музоге				4	2
Travancore				1	1
			Total	63	33

Nors—In addition, seven students have been selected in 1946-47 for advanced studies in Australia Out of this number, two have already left and the remaining five have been admitted and are required to reach in Australia either towards the end of January 1947 or middle of Feb 1947

Number of candidates selected in 1946 by the Provincial Governments including sponsored Students and Deputationists who have not so far been able to proceed abroad for lack of admission or passage

Serlal No.	Provinc	26	Number of candidates selected	Number of candidates who have not secured admission	Number of candidates who have secured admission but have not sailed
1	Assam		22	16	5
2	Bengal		72	53	5
8	Bihar		24	5	3
4	Bombay		61	38	13
5	C P. & Berar		25	13	5
6	Madras .		55	30	8
7	N. W. F. P		6	2	1
8	Orissa		25	12	4
9	Punjab		39	20	2
10	Sind .		18	10	2
11	U. P		36	25	6
		Total .	878	224	51

Officers of the Provincial Civil Service or on the Listed Posts serving in Government of India

518. *Sreejut Rohini Kumar Chaudhuri: (a) Will the Honourable the Home Member be pleased to state as to how many Officers formerly belonging to the Provincial Civil Service or to the listed posts in different provinces are now working in the Secretaries of the Government of India as Secretaries, Under Secretaries, Deputy Secretaries and Assistant Secretaries?

(b) Is it a fact that no such officer has up-till now been recruited from the province of Assam, for service in the Secretaria of the Government of India? If so, do Government propose to give the Assam Officers a chance?

The Honourable Sardar Vallabhbhai Patel: (a) A statement containing information in respect of officers of and above the rank of Under Secretary is placed on the table of the House Information in respect of Assistant Secretaries is being collected and will be furnished when it is complete

(b) There is no such officer from the province of Assam in the statement referred to above I would, however, explain that these posts are not filled on a territorial basis

Statement showing the names and particulars of P. C. S. officers holding posts of Under Secretary and above in the Government of India Secretariat

Names of officers	Provinces to which they belong	Appointments held
1. Khan Bahadur Itaat Hussain	Central Provinces	Deputy Secretary, Common- wealth Relations Department.
2. Mr G P Bhutt	Central Provinces .	Under Secretary, Defence Department.
3. Mr. Sant Ram Maini .	Punjab .	Under Secretary, Food Department.
4. Khan Bahadur Saryid Ahmad Ali	United Provinces .	Deputy Secretary, Home Department
5. Rei Bahadur H K. Mathur	United Provinces .	Deputy Secretary, Food Department
6. Mr. H. J. Stooks	Madras .	Deputy Secretary, Home Department
7. Mr. E U. Damodaran .	Madras	Under Secretary, Defence Department
8. Rai Sahib P N Mahanti	Bihar	Under Secretary, Common- wealth Relations Department.
9. Rai Sahib N B. Chatterji .	Bihar .	Under Secretary, Works, Mines and Power Depart-
10. Ras Bahadur N. C. Ray	Bihar	ment Deputy Secretary, Legislative Department.
11. Mr. B. G. Murdeshwar	Bombay	Deputy Secretary, Legislative Department.

DEPUTATION OF C I D OFFICERS OF THE CENTRAL GOVERNMENT TO PROVINCES FOR DETECTION OF CASES OF CORRUPTION, ETC

519. *Sreejut Rohini Kumar Chaudhuri: Will the Honourable the Home Member be pleased to state

- (a) how many C I D Officers attached to the Central Government were deputed in the years 1944, 1945 and 1946 to different Provinces to detect cases of corruption and misappropriation by Government servants,
 - (b) the number of cases sent by them for trial in each Province,
 - (c) the number of cases ending in conviction, and
- (d) the total expenditure incurred by the Government of India on such deputations?

- The Honourable Sardar Vallabhbhai Patel: (a) None but a Special Police Establishment was created by the Government of India in 1943 for the detection and investigation of cases of binbery and corruption in which employees of the Central Government and their contractors were involved. The staff was not posted by provinces. The total strength of investigating officers was 58 in 1944. 58 in 1945 and 56 in 1946.
- (b) and (c) Records of trials and convictions are not maintained by provinces. The total number of cases sent up for trial, including those reported for departmental action, up to 30th September, 1946, was 904. Of these 488 ended in convictions or departmental action and 124 cases are still pending
- (d) The total expenditure on account of the special police staff was Rs 6,50,000 in 1944-45 and Rs 8,75,000 ii; 1945-46 The provision made for the year 1946-47 was Rs 10,11,000 of which about Rs 4,53,000 was spent up to the end of September, 1946

EXCISE DUTY ON BETEL-NUTS

- 520. *Sreejut Rohini Kumar Chaudhuri: (a) Will the Honourable the Finance Member be pleased to state the total Excise Duties levied on beteinuts in each Province from the 1st April to the 30th September, 1946? How much of this was levied on uncured beteinuts?
- (b) Is he aware that levy of this tax has caused great hardship in Provinces where beteinute are not cured, particularly in Assam where the incidence of tax on growers comes to nearly five times the land revenue paid by them? If so, do Government propose to abolish the imposition of tax on uncured beteinute?
- The Honourable Mr. Liaquat Ali Khan: (a) Information regarding the amount of Eviseo Duty collected on beteinuts in each Province during the period 1st April to the 30th September 1946 is being collected and will be laid on the table of the House in due course The Excise is levied only on beteinuts which are cured within the meaning of Section 2(c) of the Central Excises and Salt Act. 1944
- (b) Representations to this effect have been received from Assam. The consumer and not on the producer. The difficulties experienced by the latter can be overcome not by the abolition of the duty but by an improvement in his bargaining position vis-a-vis the middlemen. For this purpose a grant of Rs. five lakhs a year has been made and special measures to secure a fair price to the betelinut grower for his produce are at present under active consideration.

RETIREMENT OF OFFICIALS ON FULL PENSION AFTER SERVING 25 YEARS

521. *Mr. Ahmed E. H. Jaffer: Will the Honourable the Home Member please state whether in view of unemployment Government propose to consider the question of retirement of all those officials who have put in 25 years of service with full pension benefits?

The Honourable Sardar Vallabhbhai Patel No Sir

WITHDRAWAL OF EXTENSIONS GRANTED TO OFFICIALS

- 522.*Mr. Ahmed E. H. Jaffer: Will the Honourable the Home Member please state whether extension granted to the officials already in service will be withdrawn to provide employment for the counger generation?
- The Honourable Sardar Vallabhbhai Patel: As a measure of unemployment relief I doubt whether the advantage of such a step would be appreciable Apart from this it is not possible for Government to terminate employment in such cases before the expiry of the stipulated period save for disciplinary reasons or unless there is a specific clause for earlier termination I am. however, prepared to ask Pepartments to examine the case of such persons with a view to termination of their service where possible and where continuance of simpleyment is not essential in the interests of public service.

UNSTARRED QUESTIONS AND ANSWERS

DEARNESS ALLOWANCE TO PENSIONERS

- 88. Mr. Manu Subedar: (a) Will the Honourable the Finance Member please state whether any demand has been made on Government to give additional dearness allowance to those in receipt of pensions by Government of India as well as by Provincial Governments?
 - (b) If so, have Government considered this matter at all?
 - (c) What are the findings of such examination?
- (d) How much money will be involved so far as the Central revenues are concerned?

The Honourable Mr. Liaquat Ali Khan' (n) There have ocen applications from Central Government pensioners for increases over the existing rates of pensions. Provincial Government pensioners would petation their Governments and not the Central Government.

- (b) Yes
- (c) Since 1943 the rates were revised twice. After the considered again and it was decided not to enhance the rates further
- (d) It is estimated that the increases already sanctioned have cost the Central Revenues an additional Rs 127 5 lakhs

DEMOBILIZATION AND RE-EMPLOYMENT OF INDIAN ARMY OFFICERS SINCE V.J.

- 69. Mr. Manu Subedar: (a) Will the Secretary of the Defence Department places state how many Indian officers have been demobilised since the V J Day?
- (b) How many Indian officers have been re-engaged since that time and how do these figures compare with British officers demobilised and re-engaged?
- (c) How many English officers have found employment elsewhere than in Government Departments?
- Mr. G. S. Bhalja: (a) The number of Indian Officers in the three services demobilised or released since V J Day to the 1st October 1946 is 5,005 The figure for British officers is 16,087
- (b) It is not clear what exactly the Honourable Member has in mind by the phrase "demobilised and re-engaged", which, strictly speaking does not apply to anyone If the Honourable Member refers to the voluntary determent of release, the number of Indian officers who have agreed to defer their release is 3,970, while the number of non-Indian officers is 2,568 If, on the other hand, the Honourable Member means the number to whom permanent commissions have been given, the figures are for Indian 1,245, for non-Indians elsewing.
- (e) No record is kept of every officer who finds employment We know of 418 British officers whose firms asked for their early release on work of rational importance, but have no information regarding others. The Resettlement Office of the Labour Department have found employment for 512 officers in India, of whom the majority are Indians.

STRIKE BY THE NAVAL RATINGS IN BOMBAY

70. Mr. Manu Subedar: (a) Will the Secretary of the Defence Department please state what steps have Government taken on the strike of the Naval Ratings in Bombay and elsewhere and the subsequent disturbances?

- (b) Are any trials pending?
- (c) Are any officers still awaiting trials and, if so, for what offence?
- (d) Have they been given full opportunity to bring their lawyers?
- (e) Before which tribunal will they be tried?
- (f) Has the Defence Consultative Committee gone into each case as was promised by Government?
- Mr. G. S. Bhalja: (a) The Government of India appointed a Commission of Enquire to enquire into and report on the causes and ough of the nutrines in the R I N at Bombay and other places in February 1946. The Report has been received and is at present under the consideration of Government.
 - (b) No, Sir
- (c) \o Sn
 - (d) and (e) Do not ause in view of answers to (b) and (e) above
 - (f) No, Sir No such promise was made by Government

RELAYING OF ENGLISH MUSIC FROM LONDON

- 71. Mr. Manu Subedar: (a) Will the Honourable Member for Information and Broadcasting please state whether Government have attempted relaying English music from London in place of the English music given in India.
- (b) Have Government attempted to relay good Indian music from one centre to more than one centres?
- (c) Can this be done and, if so, what is the amount of saying, which could be effected by doing this?
- The Honourable Sardar Vallabbbaia Patel: (a), (b) and (c) Relays of music at technically unsatisfactory and are not undertaken except on spacial occasions. There are also copyright difficulties involved in relaxing musical works broadcast by the B B C. The last portion of part (c) of the question does not arise.

TIME GIVEN TO BROADCASTS OF ENGLISH AND INDIAN MUSIC AND

- 72. Mr. Manu Subedar: (a) Will the Honourable Member for Information and Broadcasting please state how much time is given to English talks, reviews and music at each of the radio transmitting centres in India?
- (b) How does it compare with the languages of the province from which such transmission takes place?
- (c) Have Government considered the advisability of reducing the time given for English music and English talks and increasing the time given for talks in Indian languages?
- The Honourable Sardar Vallabhbhai Patel: (a) and (b) A statement giving the required information is laid on the table of the House Reviews, by which I understand the Honourable Member to mean commenteries, book reviews, etc., are included under the heading 'talks'
- (c) The Honourable Member will notice that the amount of Western music broadcast is concentrated mostly in the four important centres of Delin, Bombay Calcutta and Madras, and the proportion of English to Indian talks is also high There is demand from listeners, both Europeans and Indians, for English music and talks, and the Honourable Member will appreciate that in arranging our broadcast programme such demands have also to be given due consideration. I am, however, prepared to examine whether the proportions cannot be readjusted.

Statement showing the time given to English and Indian language talks and to Western and Indian music at 16 different stations of 4ll India Radio during September 1946

		T	lks			M	Iusic	
	Eng	glish	Ind	lian	Wes	stern	Ind	an
	Hrs	Mts	Hrs	Mts	Hrs	Mts	Hrs	Mts
Delhı .	9	45	13	22	54	45	252	1
Bombay	8	13	30	12	52	10	224	51 [']
Calcutta .	7	24	15	14	32	28	193	59
Madras	11	9	28	22	26	3	233	58
Lahore	4	50	10	19	4	2	163	9
Lucknow	5	13	16	4	2	41	166	18
Trichy	2	34	30	35	2	45	147	7
Dacea	4	46	6	20	1	30	170	15
Peshawar	3	43	15	16	1	58	155	2
Total	57	37	165	44	178	22	1706	37

EFFECT OF COMMUNAL RIOTS IN NOAKHALI AND TIPPERAH IN BENGAL ON THE ACTIVITIES OF CENTRAL EXCISE DEPARTMENT

- 73. Mr. K. C. Neogy: (a) Will the Honourable the Finance Member please make a statement indicating whether the activities of the Central Excise Department have been affected in any manner in the districts of Noskhali and Tipperah in Bengal, due to communal troubles, since 10th October last?
- (b) Has any financial loss been suffered by the Department due to such troubles in the said areas? If so, in what manner and to what extent?
- (c) How many employees of the department, belonging to different ranks, were stationed in those areas upto the date of the outbreak of troubles, and how many of them continued to discharge their duties after the outbreak? Were any reports received from any of these employees by the superior officers, relating to these troubles, directly or indirectly? If so, to what effect, and what action was taken thereon?
- The Honourable Mr. Liaquat Ali Khan: The information is being collected and will be laid before the House as soon as possible
- SUPERVISORY ALLOWANCE TO CLERKS OF MILITARY ACCOUNTS DEPARTMENT 74. Shri McMan Lal Saksena: Will the Honourable the Finance Member be pleased to state
- (a) whether it is a fact that a supervisory allowance of Rs 80 p m was allowed to all the clerks of Military Accounts Department working in supervisory posts,
- (b) whether any limit was fixed beyond which, pay and supervisory allowances were not to exceed and if so, whether this restriction was later on removed on representation made by the clerks affected, and
- oc) whether it is a fact that while removing the aforesaid restriction it was not given retrospective effect, and, if so, whether Government propose to grant with allowance to the clerks with effect from the date of the original order?

The Monourable Mr. Liaguat All Khan: (a) With effect from the 1st May 1943, all supervisory appointments in the Military Accounts Department were classified into three grades, according to the responsibility of the posts, and supervisory allowances of Rs 30 pm. Rs 20 pm and Rs 10 pm respectively were sanctioned for payment to clerks holding those posts.

- (b) (i) Yes Pay plus supervisory allowance of a clerk in receipt of the old receipt so of pay was restricted to Re 210 p m , the minimum salary of an Accountant
 - (11) Yes, this restriction was later removed
- (c) The restriction was removed with effect from the 1st December 1948 Normally the policy of Government is not to give retrospective effect to financial sanctions and Government see no reason for doing so in this case

DUTIES OF ASSISTANT CONTROLLER OF SALVAGE

- 75. Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Defence Department be pleased to state.
 - (a) what are the duties of an Assistant Controller of Salvage,
 - (b) the number of Assistant Controllers in the Salvage Directorate;
 - (c) whether any Indian is there amongst them; if so, who and how many;
 - (d) the rank of the Indian or Indians working as Assistant Controllers?
- Mr. G. S. Bhaljs: (a) and (b) There are three Assistant Controllers in the Salvage Organisation located at the Headquarters of each of the three military commands, namely Northern, Southern and Eastern Commands. The appointment carries the rank of Lt.-Col with the following duties
- (i) Co-ordination of Salvage Activities of the Navy, Army and Air Force in their Commands
 - (ii) Co-ordination of Salvage statistical information
- (iii) Control of staff and activities of all salvage installations located in their Command
 - (1V) Implementation of G H Q and Command Salvage policy
 - (c) and (d) At present there is no Indian Assistant Controller of Salvage

Reports of Lawlessness in Calcutta and Eastern Bengal published in the Am_h/r_A Bazar $Patrik_A$

- 76. Seth Govind Das: Will the Honourable the Home Member please state
- (a) whether he has seen in the Amnta Bazar Patrika of the 18th August, Allahabad, Second Dak Edition and its issues thereafter, the reports of the lawlessness which prevailed in Calcutta from 18th to 19th August in particular; and
- (b) whether he has seen in the Amrita Bazar Patrika of the 19th October, Allahabad, Second Dak Edition, the reports of lawlessness prevalent in the Eastern Bengal, particularly Noakhali and Tipperah?

The Honourable Sardar Vallabhbhai Patel: (a) and (b) I have seen news-paper reports of incidents in the areas mentioned

SCHEDULE FOR FIXING OF HOUSE TAX IN DELHI PROVINCE

- 77. Mr. Madandhari Singh: Will the Secretary of the Health Department be leased to lay on the table of the House a copy of the Schedule on the basis of which house-tax has been fixed in the Delhi Province?
 - Mr. S. H. Y. Oulsnam: A statement is laid on the table of the House

Statement showing the rates at which the House tax is levied by the various local bodies in

House-tax is levied by the various Municipal bodies in Delhi under section 61 of the Punjab Municipal Act, 1911 at the following "ates

Delhi Municipal Committee	6 <u>1</u> % of	annual val
New Delhi Municipal Committee	61%	ditto
Notifield Area Committee (Civil Station)	98%	dıtto
Shahdara Municipal Committee	61%	ditto

The definition of "annual value" is given in section 3(1) of the Punjab Municipal Act,

POSTING OF ARMED FORCES IN CALCUTTA AND EASTERN BENCAL

78. Seth Govind Das: (a) Is the Honourable the Home Member aware of the repeated outbreaks of lawlessness in Bengal?

(b) If so, will the Central Government consider the dispatch and posting in Bengal, particularly at its nerve centres in its Eastern part and Calcutta armed forces to be in readiness to take over the administration from the civilian hands and take prompt action to deal with all attempts at lawlessness?

The Honourable Sardar Vallabhbhai Patel: (a) Yes

(b) The Central Government have been giving all possible assist ince in aid of the civil power in the affected area

POLICY OF GOVERNMENT OF INDIA RE FILLING UP OF VACANCIES IN IMPERIAL SECRETARIAT AND ATTACHED OFFICES THROUGH THE I' P S (

- 79. Sr. N. Narayanamurthi: (a) Has the attention of the Honourable the Home Member been drawn to the various Office Memoranda issued recently by the Home Department relating to the future policy of the Government of India in regard to filling up of vacancies in the Imperial Secretariat and its attached offices?
- (b) Is it a fact that further recruitment will be made on the basis of Federal Public Service Commission Examination?
- (c) What is the policy of Government in respect of those temporary Government Servants who had been recruited through the agency of the Home Department on the basis of the results of the Federal Public Service Commission Examinations held since 1940? Are such Government servants required to take examinations once again? If so, why?
- (d) In view of the fact, that these temporary Government servants have put in service for more than two and a half years, do the Government propose to consider the advisability of not calling them to sit for such examinations once again?

The Honourable Sardar Vallabhbhai Patel: (a) and (b) Yes

(c) and (d) Government consider that it is necessary in order to ensure a suitable and equitable method of selection that all temporary Government employees whether they have appeared in the Federal Public Service Commission examinations or not should appear at an examination to be held by the Commission The reasons for this decision are as follows

Departmental selection would not provide a common standard of selection either between such temporary employees in the various Departments, or, within the same Department between such temporary employees and others who have not passed a Federal Public Service Commission examination Secondly, such a procedure would not be fair because the proportion between the number of permanent vacancies and the number of employees who have passed a Federal Public Service Commission examination varies from Department to Department Thirdly, the large war-time Departments were staffed mainly by men who have not passed a Federal Public Service Commission examination, and, moreover, have few, if any, permanent vacancies The procedure would therefore mean uneven selection as between men who have passed a Federal Public Service Commission examination and the exclusion of men who have not

BROADCASTING STATIONS IN INDIA

- 80. Seth Govind Das: Will the Honourable Member for Information and Broadcasting please state
- (a) the number of Broadcasting Stations existing at present in India with their names and places of location.
- (b) if any extension or development plan to increase the number of Broad-casting Stations has been formulated, if so, how many Stations and at what places and within what time Government intend to set up either themselves, or through Provincial or State Governments or through private enterphise, and
- (c) the percentage of different communities in the total number of persons employed in the Department in its different ranks and Branches with the names of the respective Stations to which they are attached?

The Honourable Sardar Vallabhbhai Patel: (a) There are at present nme Broadcasting Stations at Delhi, Calcutta, Bombay, Madras, Peshawar, Lehore, Lucknow, Dacca and Trichinopoly

- (b) Plans, both long-term and short-term, have been prepared for the development of broadcasting in Irdia They involve the installation of trains mitters of varying power at various places, and the erection of studios where none already exist. It is not possible to say within what period transmitters of different types or studio equipment will become available. It is even more difficult to say within what period sufficient trained technical staff for both installation and maintenance will be forthcoming. I regret, therefore, that I cannot give a specific reply to this question. I should add that the plans do not contemplate that, except in the States, broadcasting should be run and controlled by any authority other than the Central Government.
- (c) The information asked for is so detailed and bulky that I would prefer to avoid inflicting it on the House I If the Honourable Member will unleaste what is the exact point of his interest. I will endeavour to satisfy his currosity

SHORT NOTICE QUESTION AND ANSWER

ATTACK AT DASNA ON PILGRIM TRAIN FROM GARHMURTESHWAR

Lala Deshbandhu Gupta: Will the Honourable the Railway Member be pleased to state

- (a) whether his attention has been drawn to the report published in the Hinduston Times, dated the 10th November, 1946 saying that the Railway train carrying a large number of pilgrims and returning from Garhnukte12 moss shwar was attacked by a party of armed men at Dasna at about 10 a m on Saturday, the 9th November, 1946, as a result of which many passengers died and received injuries,
- (b) whether it is a fact that the driver disconnected the engine from the train and went away to Ghaziabad, leaving the train behind at the mercy of the assailants;
- (c) whether it is a fact that the Railway line was in no way blocked and the Engine Driver could have as well escorted the whole train to Ghaziabad;
 - (d) the total number of deaths and the persons injured;
- (e) how many of the dead and injured have been identified, and what steps have been taken to inform their relatives.
- (f) what steps were taken to provide medical relief by Government to the injured;
 - (g) how many arrests, if any, have been made so far in this connection;
- (h) whether the Railway authorities informed the District Police to send ample police force to protect the waylaid passengers;

- (1) whether the Railway authorities made any airangements for food, shelter and conveyance of the passengers who were so standed,
- (1) what steps Government have taken to restore the property of the passengers which was left behind in the Railway train, and
- (k) whether Government propose to compensate the passengers for the losses meurred by them due to this meident, if not, why not?

The Honourable Mr. M. Asaf Ah: (a) Yes, but preliminary enquiries made by the railway authorities reveal that it was not a case of passengers in the train being attacked by a party of aimed men. There was a scuille on the platform between some of the passengers in the train and a party of milk vendors who were attempting to board the train. The main disturbance however apparently took place later near the outer signal of Dasna Station in the direction of Ghazabad after a number of passengers had left the train and had started walking along the railway into towards Ghazabad.

(b) Yes, the Driver uncoupled the engine and drove it to Chaziabad, it is stated that he did this in the interests of the passengers and the railway in order

to bring police assistance which in fact he was able to do

(c) The line was not blocked but the Driver could not haul the train to Ghaziabad without releasing the brakes which he could only do by walking along the train. This he was precluded from doing because the platform was crowded and the situation was out of control

- (d) and (e) The information is not available from railway sources since most of the roting took place outside the station limits. The Honourable Member will no doubt be able to get reliable figures from the local Civil administration based on police reports submitted to them. The only definite information available in this connection is that the two Guards working the Police Relief Special Trains picked up nine dead bodies and eight injured persons. One railway pointsman was also killed at Dasna Station
- (f) Certain of the injured were given first-aid by the Guard of the Police Relief Train which arrived at Dasna from Hapur The Guard was assisted in this by some private individuals who had arrived by car Injured passengers, with the exception of one lady, were taken by train to Ghaziabad and there entrusted to the care of the railway and civil doctors. The injured lady left Dasna in a private car Such dead bodie, as were collected were brought in to Ghaziabad.
 - (g) This is not known to the railway authorities
- (h) Yes, a wreless message was sent immediately by the Divisional Superintendent. Moradabad, through the Officer Commanding, Moradabad, to the Superintendent of Police and the District Magistrate, Meerut 'At the same time, a message was sent over the railway Control telephone to the police at Chababad and at Hapir About an hour later, a further message was sent to the District Magistrate, Meerut, asking for police protection at all the six stations between Garhmukhtesar and Ghaziabad in view of the tension prevailing among the crowds dispersing from the mela and the possibility of trouble in the surrounding areas
- (i) Passengers who stayed at Dasna station were looked after and given protection in the Station office. On arrival of the police, the train conveying these passengers was worked to Delhi after a detention of 3 hours and 17 minutes.
- (i) The luggage and other belongings of passengers who had left the train at Dasna were taken into safe custody by the police. Some was stored at Dasna and the rest was taken to Ghaziabad for safe custody pending restoration to the rightful owners.
- (k) Such damage or loss as may have been sustained by the passengers did not arise from any act of omission or commission on the part of the Railway Administration or its servants, but was attributable to cavil commotion beyond the control of the railway authorities to foressee or prevent While Government have every sympathy for the unfortunate victims of the disturbance, they regret that they cannot accept any liability for compensation for any damage or loss sustained by passengers.

Lals Deshbandhu Gupta: May I know from the Honourable Member whether it is not the responsibility of the Government to provide shelter to those persons who were stranded outside the railway yard as a re-ult of this medent?

The Honourable Mr. M. Asat All: 1 am afraid my Honourable friend is aware of It was not outside the station yard, but it was at some distance from the station that this modent took place. The distance was something like two fullongs.

Mr. Ahmed E. H. Jaffer: Is it not a fact that on several occasions trains have been stopped imdway by interested parties by pulling the alarm chains, and Muslim passengers have been asked to get down and then they have been attacked?

The Honourable Mr. M. Asaf Ali: Sir, that question does not really arise but I may inform my Honourable friend that such incidents have taken place and the Government have taken definite steps to stop this kind of interference Railway Administrations have been called upon to disconnect slarm chains and thereby rob these mischief-makers of one opportunity of creating any kind of trouble

Mr. Ahmed E. H. Jaffer: Have the Government considered the question of providing armed guards to travel with the train in case there is internal trouble in the compartment between people of both communities?

The Honourable Mr. M. Asat Ali: We are doing our level best at the tame, and in fact steps are under active consideration today to increase the armed forces which the railways ought to employ But it is obviously impossible for the railways to provide armed guard to every single compartment?

Khan Mohammad Yamin Khan: Does the Honourable Member not think that it will be a very dangerous practice to disconnect alarm chains?

The Honourable Mr. M. Asaf All: It is much more dangerous to allow people to pull alarm chains, stop trains and murder people

Sri M. Ananthasayanam Ayyangar: May I know if it is a general order affecting all railways and all trains all over India?

The Honourable Mr. M. Asaf Ali: It is a general order, but discretion is left to the General Managers who will choose the section where they might apply this order

Maharajkumar Dr. Sir Vijaya Ananda. Are the Government satisfied with the explanation of the Indian driver.

The Honourable Mr. M Asaf Ah: I have already stated what information we possess at the time and if our enquire reveals any delinquency on the part of the driver suitable notion will be taken against him

Sreejut Rohini Kumar Chaudhuri. What is the name of the driver?

The Honourable Mr. M Asaf Ah: I con assure my Honourable friend that I do not know the name myself

Lala Deshbandhu Gupta: There is a great deal of resentment on this point People fiel that it was deliberately disconnected and taken to Ghaziabad leaving the passengers to the inercy of the assailants

The Honourable Mr. M. Asaf Ali: I do not accept the unpheation of this question until the enquiry which we are making is complete

Lala Deshibandhu Gupta: Has the Honourable Member made himself sure that no property has been left behind in Ghaziabed which belonged to these pilgrims?

The Honourable Mr. M. Assi Ali: We have done our best

Lala Deshbandhu Gupta: Is there any property still left?

The Honourable Mr. M. Asaf Ali: The Honourable Member may enquire from the station authorities.

DEATHS OF PANDIT MADAN MOHAN MALAVIYA AND SIR SIVASWAMI AIYAR

The Honourable Pandit Jawaharlal Nehru (Leader of the House), Sir. may I crave your leave to reter to the passing away yesterday afternoon of a giant among men, a great Indian, one who was a Member of this Assembly for a long number of years and who was also a Member of the Imperial Legislative Council which preceded this Assembly Pandit Madan Mohan Malaviya died vesterday afternoon at the ripe age of 85, and with his passing away, perhaps it may be said that a certain age in Indian politics closes. He was one of those grants who laid the foundations of modern Indian nationalism, and year by year, he laid the toundations and built brick by brick and stone by stone the noble edifice of Indian freedom. They laboured in days when they had to face enormous difficulties, they had little support and we, who have succeeded to them and we, who have in a large measure been benefited by their labours, perhaps hardly realise the conditions in which they began this work. Many of us think, looking back to those days, that those people who worked then were not quite so advanced as we are, they were more moderate, more accommodating or compromising, not realising that the environment in which they worked was infinitely more difficult than the one in which we work now We have changed since then We have our difficulties which in some ways are greater theless, we function in an entirely different atmosphere and it is a little difficult to capture the air, the atmosphere of those old days. Some of us, many of us, have grown up under, what shall I say, the tradition of some of those elders of the national movement. Speaking for myself, almost my earliest memories of childhood are connected so far as Indian politics are concerned with Pandit Madan Mohan Malaviya Somehow Indian politics took shape in my boyish eyes with Pandit Madan Mohan Malaviya's face and figure I remember still those early days as a boy when I listened to his brilliant oratory and was powerfully moved I remember in later years, it was 27 years ago in the Imperial Legislative Council, when I sat in the visitors' gallery listening to his tremendous oration in regard to the Punjab Martial law events. Whether one agreed with him or whether one differed from him. I doubt if there is any one in India who did not respect him, who did not admire him and who was not affected by his very loveable, kind and gentle personality. So, now, when this last of the old giants is gone, gone perhaps at the right time-one cannot expect any one to live on and on for ever and ever,-nevertheless it is something which affects us all very much, as always a break with a certain age affects one and certainly in regard to a person like Pandit Madan Mohan Malaviva who has been not only a kind of father of Indian nationalism but almost a father of many of us and under whose shadow we learnt much about public service, it is a deep wrench He was not merely a figure working and speaking in Assemblies. but as the world knows, he left enormous achievements to his credit, chief among them being the great University at Benares which he established

So, Sir, I think it is fitting that we should pay our homage to the memory of this giant amongst men, whom it was our privilege to meet, to work under and learn under May I beg of you to convey on behalf of this House to the family of Pandit Madan Mohan Malaviya our deep sorrow and our condolences at this unhappy event May I also mention, Sir, the passing away in the course of the last few days of another old and respected Member of this House, Sir Sivaswam Aiyar I would beg of you to convey to his family also our condolences

Mr. P. J. Griffiths (Assam European) Mr President, this is the second melancholy occasion during the present session on which we have found it necessary to mourn the passing of a great Indian patriot, a man whose life was dedicated to public service and who in that service displayed not only ability of a very high order, but what is still more important unassailable political and intellectual integrity. At this present juncture in Indian affairs, when the transfer of power to Indian hands is almost complete, when the process of framing the first constitution of a self-governing India is about to begin, it is difficult

for us to recapture the atmosphere of those distant days, that period during which the most active portion of Pandit Madan Mohan Malaviva's life was spent, days when he and those who worked with him were working for what must often have been only a distant vision. But where there is no vision the people perish. and all history teaches us, that progress depends on the existence among us of people who are capable of seeing those distant visions, people capable of looking. not to the things of the day, but to the things that he shead. For most of us, absorbed as we necessarily are in the petty things of everyday life, our eyes are kept on our feet or on that small tract of land which we happen to be traversing at a particular time, but if progress is not to perish from the earth, there must be among us men who, while they are engaged in everyday things will still keep their view on the Delectable Mountains across which lies the path leading to the Celestial city It is men of that class who provide the inspiration by which the world lives and does not stagnate. It is men of that class who give rise to those ideas which alone can differentiate between men and the beasts It is because Pandit Malaviya belonged to that class of men-and indeed ranked high in that class of men-that we regard him as a great man and that every section of this House and every party and community in this country, will wish to join together in paying their tribute to his great memory and his great achieve-And I would say that in paying honour to that great man we but pay honour to ourselves We in this group would wish to be most completely assomonth to ourselves we'll am group would want to be most completely asso-ciated with the moving tribute paid by the Leader of the House to Pandit Malaviva, and I trust that you Sir, will convey these sembrements, not only to the bereaved relatives but to the bereaved people of India

We would wish also to associate ourselves with what has been said regarding another well-known man, though few of us in this group had the privilege of his personal acquaintance,-Sir Sivaswamy Aivar In his case too we think with sorrow of the death of a man whose life was given to public service. We wish fully to associate ourselves with what was said about him, and we trust that in his case, too, you will convey our feelings to the bereaved relatives

Khan Muhammad Yamin Khan (Agra Division Muhammadan Rural) Sir, I knew Panuit Madan Monan Majaviva from the time I was at school and his reputation as an educationist was well known throughout my province. He was not only the tounder of the Benares Hindu University but also laid the toundation of the Hindu College there which later developed into the University He was afterwards known to me as a member of the Imperial Council and I met him occasionally before the present Montagu-Chelmsford reforms came Pandit Malaviva did not come to the first Assembly in 1921-23 but he came here in 1924 I knew that there was a big tug-of-war in my province as well as in other provinces—there are always differences of opinion in politics—between the Swaraj party and the Nationalist party. The Swaraj party was led by a very eminent person in my province, the late Pandit Motilal Nehru, father of the present Leader of the House, and Pandit Malaviva was the leader of the Nationalist party In spite of these differences in politics Pandit Malaviya's respect and esteem was very high in the province. His great work in the field of education will always be remembered by all educationists. My party and I fully express our sympathies with the bereaved family, specially our colleague Pandit Govind Malaviva who is the eldest son of the deceased We want you. Sir, to convey our sympathies to him and to other members of the bereaved

Sir Sivaswamy Aiyar was also very well known to me in the first Assembly He was a nominated member and I was an elected member and we used sometimes to differ But I knew that he commanded great respect in this House and put forward views which were acceptable to all sides of the House. He was in the second Assembly also and his memory will be charished by all those who had the honour to sit with him in those days and henefit hy his great knowledge of public affairs. I want you to convey our sorrow to that hereaved family also

Mr. President: I fully associate myself with all that has been said by the Leader of the House, the Leader of the Opposition and the Hono nable Deputy President, and I join the House in pivin, my homoge to the great Indian—Pandit Malaysa

DECLARATIONS OF EXEMPTIONS UNDER THE REGISTRATION OF FOREIGNERS ACT LAID ON THE TABLE

The Honourable Sardar Vallabhbhai Patel (Member for Home and Information and Broadcasting). Sir, I lay on the *table a copy each of the following Declarations of Exemption issued under the Registration of Roreigner Act, 1839 —

- (i) No 1/2/46-Poll (E), dated the 4th Murch, 1946
- (r) No 1/4/46-Poll (E) dated the 11th April 1948
- (m) No 1/4/46-Poll (E), dated in 15th Mrs. 1940
- (iv) No. 1/4/46-Poll (F), dated the 3rd (une 1946)
- (v) No. 1/13 46-Po'l (F), date the 27t American 1949
- (a) No 1/14, 16 Poll (E), dated the 27th August, 1916,
- (vii) No 1/16/46 Poll (E), dated the 10th September, 1940,
- (viii) No 1/14/46-Poll (E), dated the 17th September, 1916,
- (1x) No 1/16/46-Pol (E), dated the 25th September, 1946
- Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Bural) Sir, may I know if there are general instructions for declaration of exemption of there are particular cases of exemption in various

The Honourable Sardar Vallabhbhai Patel: These are special exemptions, I have no knowledge about general exemptions

Sri M. Ananthasayanam Ayyangar: May I know what general ground there is for exempting these under the Registration of Foreigness Act?

The Honourable Sardar Vallabhbhai Patel: Exemptions are given on the ground that they are generally considered to be useful people here

REQUISITIONED LAND (CONTINUANCE OF POWERS) BILL

Mr. President: The House will now take into consideration the Bill to provid. It the continuance of certain emergical powers in relation to requisitioned kind. An ameedment has been moved that the Bill be referred to a Select Computer.

Shri Satya Narayan Sinha (Darbhanga en n Suan Non-Muhammadan)

"That to the names given in the amendment the names of Pandit Thakur Das Bhargana and Mr Sasanka Sekhar Sanyal be added, and that, in place of the name of Mr Abdur Rahman Suddqu the name of Hafi M Ghazanfarulla be substituted, and that instead of the words on the opening day of the next session the words by Friday the 15th instant be abstituted."

The Bill may in that case be taken up and finished on Monday the 18th

Khan Muhammad Yamin Khan (Agra Division Muhammadan Rural) We are string unufitedly even day and then there are some other conferences. For instance, there is one conference this afternoon. We will be busy every evening.

Shri Satya Maravan Sinha: That is the compromise we have arrived at I may inform the Henomorphe Member that members of the Select Committee will find time to meet before Friedy next

^{*} Printed as Appendix II to these Debates

Mr. President: Amendment to amendment moved

"That to the names given in the amendment the names of Pandit Thakur Dae Bhargava and Mr Sasanka bekhar Sanyal be added, and that, in place of the name of Mr Abdur Rahman Siddiq the name of Hafa M Chazantaulla be substituted, and tuat instead of the words on the opening day of the next session the words by Friday the 15th instant' be substituted."

Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan Rural). Sur, a rose to support who cheatedly the amendment of my rionourable friend, at that son, who has so also knows for that the following in the school for a cost Commission of the control of a cost Commission of the control of a cost Commission of the cost of the

on the continual end which areas to give powers for the continual end. emergency powers in relation to requisitioned lands. I am entirely against giving strain the same of the second and the second of this war Landlords and landowners alike have been threatened and have been displaced from their properties during the war, and now that the war is over I feel that this question is one which should be very carefully considered and at the same time it should be arranged that the properties which were results toned as bidded back to the owners at once. During the course of the war, as we we all a a , the military officers have been threatening the owners of requisitioning their properties. Even an ordinary facut or Captain would so to the owner and say un ess tar property is handed a contract to will be requisitioned. If we are counter to powers to Government to continue the same. I am afraid they will be misu of agun W wait a assurance from the Honourable Member that these powerwill not be misused me wint in assurance that the military officers will not take shelter and a this Bill and so to the landlords whose properties they want to hire and tell the n that if the properties are not given to them they would be requisitioned. I take it that this Bill provides only for the continuance of those properties, particularly lands, which are already requisitioned and are in the possession of Government I want an assurance from the Honourable Member that no further properties—whether bungalous or lands—will be requisitioned in fiture

Mr. G. S. Bhalja (Secretary, Defence Department) I give that assurance strughtaway no fresh requisitions will take place

Mr. Ahmed E. H. Jaffer: I am very grateful to the Honourable Member, and I am sure this will come as a great relief to everyboly come and But ! I may inform the Honourable Member that won today I have remy deleter, from Poona and Bombay, where owners have been the stened by the multiple authorities. They say "if you don't give the properties we shall requisition them." I hope my Honourable triend will issue a communique on this subject informing the authorities that they have no right to threaten the landlords like that I should velector a statement from the Honourable Member outlining the policy of Government on this question and savine that no properties would be requisitationed in future. That will help to allay the great fears which the civilians all over India are fuced at present.

Now, I come to the question of derequisitioning. As you are aware, these properties when they were quistioned were equisioned for the duration of the war and six months after. I want to know from the Honourable Member whether those proporties have been handed back to the owners. The requisioning orders have not been carried out properly. Most of the propertionequisitioned by Government are still in the possession of Government in espective of the fact whether they are occupied or not. Most of them I know from yow concretence are been mixed. The other day my Honourable friend Mr. Lawson put a question to the Honourable Member to furnish information to the House on this subject, and I am sorry to say that information has not yet been furnished. We should like to know what is the percentage of properties that were requisitioned. From my information I find that only 18 per cent land

[Mr Ahmed E. H. Jaffer]

has been derequisitioned. This is a very small percentage, and I see no reason why Government should keep 82 per c.nt of land in tear possession. When I deal with that question later on, I shall prove to the House that even the land which is no longer required by Government for defence purposes is being retained by them simply because most of the others feel, as in the case of an island near Bombay, that the chimate is very good and it is a good place for them to visit during week ends. This practice should stop I am going to make suggestions later on as to how this is going to be done

I also know that some properties in Bombay and Poons are lying vacant since When the landlords approached the Garrison Engineer for getting the properties derequisitioned, he replied that this will be done by the end of September It seems Government prefers to keep the properties vacant, and they go on paying rent for those properties which are not in use. When September came, they said that they were trying to get orders to the effect that properties would continue to be in their possession until such time as they pleased, and that the Defence of India Rules were being extended 1 know that one building in Bombay which is in the possession of Government is lying vacant for the last six months and Government is paying 6,000 a month as rent May I know from the Honourable Member where this money comes from? We taxpayers have to pay this amount I hope the Honourable Member will go into this question very carefully I do not wish to take up much time of the House, but I should like to mention one instance which concerns three thousand inhabitants of the tiny Isle of Madh in the Bombay Suburban District I have got a cutting from the Evening News dated the 1st October 1946 and I will read a few lines in order to convince my Honourable friend that lands which are ir possession of the military authorities are being misused. It savs

"For the last three years many of them (this refers to faltermen)—have remained practically unemployed, living on the payments made by Government either as rent or compensation for their requisitioned properties." "Those of them who have no land or other property have to live on the meagre grant of Es 51. to Es 15f. paid by the authorities as rent for their homes."

"Thore overnment has allowed only Re 2 per tree per year to owners, whereas a tree, in fact, according to the prevailing rate should bring its owner at least Re 30 a year."

A very old man there told this to the representative with which I agree that "at time when Government is arranging facilities for the return of forei.ners their land, why are we poor people not allowed to come back to our homes."

I have also a letter from a very high official of which I should like to read extracts in which he says

"There are hardly any officers and men there and from such confidential conversation as I had with those present, I gather that the only reason why they want to stay there is because it was a very healthy piace. They seem to have done a great ideal of damage to the property of the fishermen; the woodwork has been broken, the roofs have fallen and many valuable trees cut down"

This is the state of affairs prevailing in a place not far from Bombay. When the question of damages and compensation will arise the usual reply will be that the question is under consideration. I suggest that when the properties are derequisitioned Government should hand over the properties at once, particularly those not required, and when this is done compensation should be paid to the owners immediately and at a proper rate

Secondly I want to know why it should take twelve months on the part of the military authorities to think as to what properties are required and what are not required. I heard this morning from the Honourable Member's reply to one of the questions that Englishmen have been imported into India, some of whom are house-agents and auctioneers to consider the question of derequisitioning of property. In there really a need to bring Englishmen to consider the question of derequisitioning? Have we not got people in India fitted for these jobs? Has any effort been made to see that proper reportle were amploved in India? The only idea for employing the neople from outside is to delay matters. Here the mustion is one of urgency and especially because there is the housing accommodation problem. This matter requires immediate statention.

In conclusion, I would like to make one suggestion. I suggest that a Nonofficial Board be set up in every province by Government, before which Board
the military authorities should submit their cases for the continuation of these
requisitioned places. If the military authorities feel that here is a property
which should continue to be retained, then this Board should be the authority
to decide whether a particular property or land should be allowed to be retained
or not. As you know, the military authorities are interested parties. They have
taken over the properties in a hurry, giving to most of the owners barely twentyfour hours, notice to vacate. They are people who wish to continue occupation
of these properties mostly for private reasons. I suggest that such cases should
go before this Board. This Board should be the only authority to decide whether a property should be given back or retained.

The question of derequisitioning should also be placed before this Board if any landlord wants that his property should be handed over to him, particularly now that the war is over, and circumstances have changed, this Board should call upon the military to hand over the property to the owner. In many cases, many landlords who have been staying sway from their places of residence want to come back to their original houses. But the Government says that the bungalows are required for the use of the military officers. It should remain open to these landlords to submit their cases to this Board. At present I know from experience as to what is happening. The owner goes to the authorhies. He is sent from pillar to post. He goes to the Garrison Engineer, then to the D. A. D. Lands and Hirings. , then to the Area Commander, and then to the General Officer Commanding-in-Chief, and the matter takes six months

I therefore suggest that immediately a Board should be set up which should use deal with the complains of landlords and landowners

Those the Honourable Member will consider my suggestions favourably

Dr. G. V. Deshmuka (Bombay City Non-Muhammadan Urban) I see that the House has pretty nearly agreed to send this Bill to the Select Committee, and therefore I do not want to take much ture of this House Otherwise, Sir, I would certainly have said that I am not satisfied with a Bill of this kind giving so much power to the officers An arbitrary Bill of this kind is not at all necessary now that the war is over

I want to bring to the notice of this House one aspect of this question, and it is this. It is not merely individual landlords and their houses whose properties have been requisitioned. There are public bodies, such as the Municipal Corporations whose lands have been acquired by this Department.

Now I want an assurance from the Member in charge who was eager to give the assurance (Is he paying any attention?)

Mr. President: The Honourable the Defence Secretary

Dr. G. V. Deshmukh: In the same way that he answered with alacrity that no further properties will be requisitioned, could he give me an assurance that the properties requisitioned from public bodies and corporations like the Bombay Mumicipal Corporation and others will be returned?

Mr. N. M. Joshi (Nominated Non-Official) Of course, one day!

Dr. G. V. Deshmukh: Not one day! But now Why I am asking this question is for this reason I know that a body like the Bombay Corporation is very anxious to increase the number of beds for the sick in Bombay because they want to increase their medical relief But what is the position A big piece of land like Tarsions where they wanted to have a hospital has been requisitioned by the military authorities and when they get a Bill like this the military people will say, no we do not return it Therefore my request is that we have many Corporations who are supplying public amenities and doing useful work for the public and that their land should be returned But to give you a definite case What is it that the military subtority want? I know that the Bornbay Municipal Corporation wants to have a general public hospital on this site If that is returned surely it will be for the good of the public of Bombay and yet according to this Bill what is going to happen? The Honourable Member in charge cannot deny that for every bed that they have had in

[Dr G V Deshmukh]
this institution they are wanting Rs 800 from the Municipal Corporation Is
that correct. Sir?

Mr. G. S. Bhalja: I apologise, I was engaged clsewhere

Dr. G V Deshmukh: I do not know if it has come to his ears. These bedies which are doing useful work for the public and who have been put to all these disadvantages on account of war, (even if the Department has to suffer a certain amount of loss they ought to be willing to bear it), should have requisitioned properties and lands returned to them. Look if the amount of loss they have put not only to the public but all these public bodies during the war! Therefore, if bodies like the Bombay Municipal Corporation asked them to give all this equipment free they ought to be prepared to do it, considering the amount of loss that they have put all these different corporations to

Under the orcumstances, if the Member in charge is not willing to give an assurance like this. I am very glad that my friend, Mr. Lawson moved this amendment, because you can see in what direction the mentality of the Department is working. Instead of the mentality working on the lines of derequisitioning and coming back to civil life is soon as possible, they want to continue in an easy way so that they can requisition and do what they like as in times of war and emergencies. What is the explanation of the Member in Charge? His explanation is that warlike conditions are going to continue. Can be tell His explanation is that warrise conductors are going to contained the same and its monogood coming before this House and putting forward such excuses that warlike conditions are going to continue. You want to make it very easy for yourself. We know that the Indua army which used to be 150,000 is going to be half a million. Does this department want to cater for this increase in the army by means of emergency measures? I think it is very unfair that they should try to make it easy for themselves at the expense of the civilian population. The Member in Charge will say that he wants more flats for their military officers, because they are going to have a larger number of officers, and therefore they must continue to have this power of requisitioning They will come and say that they want clubs and all kinds of things, immittees and luxuries, for the increased army and therefore they want this power I think no public body worthy of its name and certainly not this Assembly, will consent to this easy way of pampering the military department at the expense of civilian life

There are a good many things that I could have brought to the notice of the Member in Charge 1 do earnestly appeal to him that though not in the case of private landlords, at least in the case of public bodies which serve public purposes he will make it a point of giving them back the lands and buildings which they have taken over I happen to be on the Select Committee and hope to express my views there

Sardar Sampuran Singh (West Punjab Sith) Sir, personally I think it is a missioner to call this measure a law at all, because, strictly speaking, every body has the right of possessing his property and using it as he likes, and to use force in any form, may it be of law or otherwise to take the property of another person, I think, is illegal Such provisions are meant for special purposes and the Government had the advantage of this provision for the period of the war. There is no emergency now and there is no special purpose for which they should continue enjoying that facility. It is such a long time since the war is over and yet we learn that the military department has only derequisioned 4B per cent of the property which they had requisitioned during the war. Is it not wrong? Is not the machinery of Government moving very slowly? And does that Government which has moved so slowly deserve this reatment from us, that we should allow them to continue to have those facilities which they had for a special occasion. It is not only that individuals are suffering but great nation-building institutions are suffering on account of these provisions. Buildings of colleges, schools, hotels, corporations, municipal and district boards have been requisitioned and all those bodies are suffering for

want of accommodation and they are not able to help the public and carry on the proposes for which those institutions were really established. And in that way to carry out one purposes, you are thwarting so many other purposes in the country, and it is the duty of the Government to see that no such law is allowed to continue for a single day longer than is absolutely necessary. I think they have had enough time and if they want prolongation of these provisions, they should have it with the determination that they are going to stop their use as soon as possible.

Mr. Abdul Rahman Siddiqi (Calcutta and Suburbs Muhammadam Urban)
Mr President, in the language of the Secretariat I have nothing further to sidd to what I said the other day about this mischievous propensity of the present Government to prolong the war into civil life. The Honourable Member who is Breaking on behalf of the Defence Department perhaps does not look at the civilian aspect of requisitioning. Sir, I hope the Select Committee will come out with a report that the Bill be thrown out, because we shall not have really justified our existence in this House, if we allow this kind of liberty and hienese to be taken with the rights of the Indian entirem. "The aftermath of the war" is perhaps a veri proof phrase to use but, Sir, does the Honourable Member realise that the aftermath of making this remark leads me to the conclusion that there is incompetence all over the requisitioning departments?

Mr. President the Honourable Member should realise that in blocks of flats, sometimes, 10 and sometimes 12, only one was occupied and the remaining 11 were vacent when every man, woman and child in Calcutta was mad to find a room to live in Sir, I know of a big building in Calcutta which was occupied by the Americans first and then was passed on to this Department, over which the Honourable the Defence Member presides. The owner has agreed to let it to a party but the Department has left two tables in that huge building and refuses to remove those two tables, and this is requisitioning!

Mr N. M Joshi: Take possession like the squatters in London!

Mr. Abdur Rahman Stidigt! Sir. it will perhaps surprise the Honourable Member that the civil and military officers who take these flats have been taking advantage of the Rent Control Act in the cities. I know that the owner of a house could not get back into his flat, because it was requisitioned for an officer who has now been transferred from Calcutta. Before going he sublet the flat to a friend of his. The result is that the owner cannot come back to his own house

In this wonderful imperial city of Delhi full price was paid for a piece of land to the Government of India. The ourchasers were told that they would not be given possession of the piece of land so long as the war was on and six months thereafter. Sir, a good many months after that I tried to get this piece of land, not for private use, but for the use of a public organization. I was asked to see the Honourable the Labour Member. I went to him and he said. "I have nothing to do with it. You better go to the War Department." I went to the War Department and they sent me to some office—I forget what it was—with headquarters at Agra. We approached that office and we were sent to the Khyber Pass, near Delhi, to see its representative here. I did that Nobody knew where this piece of land was. I took him to it. He said he would look into the matter, and the answer came back the next day that I should approach the Labour Department. I went to the Secretary of the department and he said "No, no, Mr. Siddiqi, you are mistaken, you had better go to the War Department." I went back again to the War Department."

of India will muster courage and put the army back in its proper place. This kind of intrusion into my rights as a citizen, if allowed to go on, my fear is that these encroachments under the incompetence of a government that does not think in terms of the rights of Indians, will widen they will increase. The aftermath may become the tail of a comet-incomprehensible and immeasurable. It is all very well to talk glibly and with one's tongue in his check. The main problem is, when are you going to get out of the houses of

[Mr Abdur Rahman Siddiq1] private oitizens? I do not know why a Select Committee is being set up for under the present mental attitude of my coheagues in this House, whether you have a Select Committee or whether you have the Secretary of a Department speaking, everything that comes from the official benobes will go through, and the poor Indian citizen will be trampled under foot like the worm But I hope the worm will turn, if not during this session then in the next one

Dr. G. V. Deshmukh: Before Friday evening!

Mr. Abdur Rehman Siddigi: I again suggest the Government will see to it that an Opposition is created, otherwise our moral stature, our political stature, and even the constitutional stature of this Assembly will be dwarfed and shortened and I doubt if the Constitution-making Body will be able to pull us out of the bog

Sti M. Ananthasayanam Ayyangar (Madras Ceded districts and Chittoor Non-Muhammadan Rural) Sir, I am only reminded of a story said of an Iriahman who was shipwrecked on an island and who when he met the first man asked him if there was a government, and on being told 'yes', he said he was in the opposition My Honourable frend Mr Siddiqu, whatever the from of government, will always be in the opposition—he has an itching for it. He accuses us of joining this government and giving support to any measure that is being brought forward. I would ask him to consider dispassionately whether it is now right to place individual or self-interest after the interests of the community as a whole I come from a small town and I know how, without any rent control order, it is impossible for anybody to get a house. Reuts go up enormously and persons who have got houses to let are being represented hare, are their interests to prevail over the interests of the community as a whole? Have we got out of war conditions yet? The war might not have been whole? Have we got out of war conditions yet? The war might not have been over normally but for the atom bomb. It collapsed on that account prematurely but war conditions are still prevailing and we are in a worse state of affairs than during war time.

It is true that there may have been excesses committed and the inditary may not have looked into every detail of the requisitioned buildings, the need for a particular house may not be there, but the need for continuing requisition as a whole is still there Possibly some of these houses or buildings have to be acquired permanently Is it not therefore necessary to have a statute of this kind? We must arm ourselves Let us not be constantly under the impression that some other man is trying to rule us, nor am I going to sav that every piece of legislation which follows in the wake of the rules and regulations that were framed under the Defence of India Act should automatically lapse or is cent per cent bad I am not going to be a wholehogger merely because it is some-how related to the Defence of India Act This will go to the Select Committee and the angularities may be rounded off, it is for that purpose that we are sending it to Select Committee I agree with Dr Deshmukh that so far as public buildings which have been used for charitable purposes or as educational trusts or colleges are concerned, they ought to be derequisitioned as early as possible I am aware of a case where the Ramjas College here in Karol Bagh was requisitioned a long time ago and the students had to shift to private buildings, and in spite of repeated requests the military say they have put up enormous buildings and therefore they have not been able to return it yet I want the scope of the Bill restricted Melitary purposes ought to be defined If they were requisitioned for a particular purpose let it not be open to the authorities in charge of those buildings to enlarge the scope and divert it for other uses now If the original need no longer exists, the buildings or lands should be automatically returned

Dr. G. V. Deshmukh: Irrespective of the monies spent on them?

Sri M. Ananthasayanam Ayyangar: As far as that is concerned, whatever amount might have been spent and whoever spent it, it is his money and my money, and therefore if lakhs of rupees have been spent on a small building that was requisitioned, is it reasonable that this should be given as a gift? It

is not proper. If the improvement can be separated from the original building, let it be separated and the original building returned, or if the original building is so small that it can be easily acquired and a substitute can be given, let a substitute be given. In any case these are all considerations of details and they may be left to the Select Committee Generally the grounds on which the derequisition may be allowed or requisitioned houses temporarily may be made permanent should be considered. That is all I want to say for the present

On the other point of deficiency of houses in Delhi, I would like to say a word Large numbers of buildings were constructed here for lodging troops coming from foreign countries—for instance the American troops Canning Road I find huge blocks of buildings are lying vacant The Americans have left What has happened? Questions were put on the floor of the Assembly, and an Honourable Member asked whether these Houses could not be given for the use of other officers in the civil services here, and the answer was that the Army Department would be referred to But persons going that side have found that for a long time the doors have not been opened at all If they were housing the armed forces of other countries, they have gone, and our own forces have not increased after the war, what then is the need for keeping them for army purposes I am unable to understand. There does not seem to be any liaison or co-ordination between one department of government and another. It is rather unfortunate that that is so. It is easy for one department to pass it on to another department. In that way I entirely agree with the observations of my Honourable friend Mr Siddiq. In spite of the change of government I am really sorry to see that the secretaries are still moving in the same old rut, they do not move, they do not care to know or to remove the inconveniences that people are suffering from. If lots of buildings are no longer in use, why do not the military give them over for civilian purposes? There is so much of delay in dispensing with or derequisitioning even in proper cases where buildings are no longer necessary for the purposes for which they were taken originally. In all these matters general rules should be bud down and punishments should be given to those who are indifferent or unduly dilatory in dealing with these matters

Mr. Manu Subedar (Indian Merchants Chamber and Bureau Indian Commerce) How can vou punish imported British personnel who have been brought here to derequisation these buildings?

MC. G. S Bhalja: Sir. I realise the strength of feeling in this House on this subject, and out of deference to the wishes of the House I accept the amendment moved by my Honourable friend, with this addition that my Honourable friend Mr Gokhale may also be put on the Select Committee Perhaps the House is aware that it is not only the Defence Department which is in possession of this large number of requisitioned properties spread throughment of which the Department of Government of which the Department of Works, Mines and Power is particularly important, have to answer for a large number of buildings which have not yet been derequisitioned

It is forgotten that this is not a permanent measure on the statute book As was pointed out vesterday, its operation at the moment will be automatic only up to October 1947, after which by an order of the Governor General it would be extended by another year after which by a vote of both Houses of the Legislature in the U K it could be extended to a maximum period of five years. So all the vehement and strong language used by some of my Honourable friends that Government were trying to encroach upon the liberties of the individual for ever was rather misplaced

I shall indicate very briefly the progress which has been actually made in derequisitioning the properties up to the end of September 1946 Out of 10,689 properties which were requisitioned and which were in possession of Government on the termination of the war, there are now 6,858 properties still in their possession. We have therefore already derequisitioned nearly 4,900-properties.

Mr. Manu Subedar: You will take another two years at this rate

Mr C S Bhala. I hope not I explained to the House vesterday why it was that the progress of derequisitioning was not as rapid as we had wished it to be I pointed out in particular that the strength of the armed forces, was still roughly one million, that is one half of the total number of men in the forces during the war. I also pointed out that we had large movements of troops on the East and the West. The House is aware that we have large numbers of forces in overseases theatres and when they come back we have to provide for transit camps for them. We have to nevide for hospital accommodation and we have to provide for a number of other things. So Sir, I am glad to notice that the House has accepted in principle at my rate the necessity of continuing powers of possession of requisitioned properties. I repeat the assurance which I gave yesterday that nobody is more anyons than the Defence Department to derequisition ill properties with the utmost speed possible, and with that end in view they will examine all the suggestions which have been made in the House today including the suggestion of appointing non-official Boards.

Mr President: The Honourable Member may continue his speech after Lunch Pefor we down I meth unit motion that the count of the stack was that the requisition would be permanent and even if the legislation is temporary, power is given to deprive owners, perpetually of certain properties in their hands. That seems to require attention. The Honourable Member may reply to that point when we reassemble at 2-30

The Assembly then adjourned for Lunch Till Half Past Two of the Clock

The Assembly re-assembled after Lunch at Half Past I'wo of the Clock, Mr President (the Honourable Mr G V Mayalanker) in the Chair

Mr. G S Bhala. Sur in the morning I mentioned the 1st of October 1947 as the period up to which these powers would be automatically in force. The correct date is the 1st of April 1947. I madvertently mentioned 1st of October 1947.

I shall now briefly mention the various classes of properties, which Government have been in possession of I shall say straighting through the tributes of the document, sense, sense it by the tributes of the release of ill educational institutions and I am glad to say that out of the educational buildines, shich were in possession of Covernment or the 1st of Scattember 1945, few it is now continue to be in their possession.

As regards hospitals, only those which are required until the strength of the defence service is decreased to a figure which will enable us to carry on hospitalisation within our own premises will be retained. I understand that only four premises are affected in the whole country

As regards public buildings and institutions and commercial and industrial undertakings, in most cases they have been retained to accommodate the increased staff and will be released in proportion as demobilisation progresses

The next class I shall refer to is the storage accommodation. Here unfortunately I cannot hold out hopes of very early release mainly for the reason that we have stores of the value of crores of rupees in several places in India In addition, the army has undertaken the responsibility of looking after American surplue stores which the Government of India have purchased and for which accommodation will be required so long as the stores are not finally disposed of As regards the residential buildings and other buildings including hotels, I must emphasise that until the strength of the armed forces is brought down somewhere near the pre-war figure, a large number of them will have to be continued in possession

I do not wish to take much time of the House now But I would like to

brought to notice on the floor of the House I am not in a position to reply to the allegations made about these individual cases because I have not had the time to make the necessary injuries But may I suggest that the House might have a proper perspective in this matter? It should be realised that the number of properties involved runs into thousands and they are spread all over India Wherever there is executive power, there is a possibility of some abuse It is the business of this House to ventilate the gravances in individual cases and I give an assurance on behalf of Government that these individual cases of gravances will be looked into very carefully and will be investigated and, where substantiated, remedied

Sir, I shall end by saying that in this matter the interests of the individuals should be subordinated to the larger interests of the State for which alone Government wish to retain these powers of continuing the possession of requisitioned property

I forgot to use the question which you must all Su, nimel whither the properties, although the Act will cease to operate will continue to be in passession of Government under certain circumstances. The position is that where acquisition has taken place it is of a permanent nature, and there the properties will piss permanently out of the possession of the owners. I if may I assure the House that in this matter, particularly in reference to sub-clause (c) of clause 5 (3) where it is stated that the appropriate Government can require properties for the munitenance of defence services or for the maintenance of supplies and services essential to the life of the community—so far as the Central Government are concerned, I can give the assurance that these powers would be most sparingly used and only when there is no other alternative available to serve the public purpose in view

Mr. Manu Subedax: May I request my Honourable friend to make it clear why in addition to the ordinary land acquisition powers which G vernment have already got is it nece sary to provide under clause 3 that lands which were requisitioned for the war period and for the war period alone may be acquired? Why this power is necessary?

Mr. G. S Bhalja: I suggest that that point may be gone into in the Select Committee

Mr Ahmed E E Jaffer: May I ask the Honourable Member whether he segoing to consider my suggestion that he would be good enough to set up some machinery in the provinces whereby the ordinary landlord of the property can approach the Board and have his grievances redressed instead of approaching the Government of India?

Mr. President: Now that the matter is going to the Select Committee all these points can be threshed out there

Haji Abdus Sattar Haji Ishaq Seth (West Const and Nilgris Muhammadan) Sir, I wish to suggest a small change in the names of the Select Committee I suggest that the name of Khan Muhammad Yamin Khan be replaced by the name of Mr Abdur Rahman Siddiqi I am sure the House will have no objection to it

Mr. President: The original mover of the amendment motion is Mr Satyanarain Sinha. Is he agreeable to this change?

(Mr Satyanaram Sinha was not in the Chamber)

In that case, the form of the amendment will be

"That the name of Hafiz M Ghazanfarulla be substituted in place of Khan Mohammad Yamin Khan"

I think the best course would be to put the amendment like this

"That, to the names given in the amendment, the names of Pandit Thakur Das Bharqava and Mr. Sasanka Sakhar Sanyal be added, and that in place of the name of Khan Muhammad Tamin Khan the name of Hafait M. Ghasanfaralla be substituted and that instead of the words on the opaning day of the next session' the words by Friday the 15th instant' be embelbated.

Mr. G. S. Bhalja: May I suggest, Sir, that the name of Mr B K Gokhale be included in the Committee?

Mr. President: There is the original Motion before the House for the consideration of the Bill, and there is the amendment for reference to the Select Committee To that there is the amendment of Haji Abdus Sattar Haji Ishaq Seth. The question is

"That, to the names given in the amendment, the names of Pandit Thakur Das Bhargava Mr Sasanka Sakhar Sanyal, and Mr B K Gokhale, be added, and that in place of the name of Khan Muhammad Yamm Khan the name of Khan Muhammad Yamm Khan the name of Hafs M Ghazafarulla be substituted, and that instead of the words 'on the opening day of the next session' the words by Friday the 15th November, 1946; be substituted.

The motion was adopted

Mr. President: The other amendment of Mr Sinha drops out I will now put to the House the amended amendment of Mr Lawson

The question is

"That, the Bill be referred to a Select Committee consisting of Sir Cowasjee Jehangir, Mr P J Griffiths, Mr Ahmed E H Jaffer, Hafiz M Ghazanfarulla, Mr Manu Subedar, Mr Abdur Rahman Siddiqi, Dr G V Deshmukh, Pandit Balkenhan Sharma, Pandit Thakurdas Bhargawa, Mr Sasanka Sekhar Sanyal, Mr B K Gokhale and the Mover, with matructions to report by Friday the 15th November, 1965, and that the number of Members whose presence shall be necessary to constitute a meeting of the committee shall be five "

The motion was adopted

FOREIGNERS BILL

The Honourable Sardar Vallabhbhai Patel (Home Member) Sir, I move "That the Bill to confer upon the Central Government certain powers in respect of foreigners be taken into consideration"

Sir, in moving for the consideration of this Bill, I do not propose to go into details of this Bill for the House will remember that in 1939 when the Registration of Foreigners Bill was brought before the House, in the debate strong opinion was expressed by several Honourable Members that a nore comprehensive measure with greater powers to be given to Government should be brought in The Home Department then took up for consideration the formulation of such a Bill In the meanwhile the war intervened and an Ordinance was therefore passed Now, immediately afterwards the Home-Department took up the consideration of the Bill but it was then thought advisable that the Act should be limited to the period of the war and six months after Now the period of this Bill expired in September last and again the vacuum has been filled by the passing of an Ordinance It is therefore necessary that the measure which was contemplated to be passed and which the House generally wanted to pass should be brought before the House Therefore this measure has been drafted embodying all the suggestions and is practically wholly or more or less in the same form as the Act of 1940 In 1939 Act, the Registration of Foreigners Act, when it was passed, provided only for the registration and certain restrictions, but it was found very madequate Before this Act was passed, you will remember that there was only one Act and the old one, known as the Foreigners Act of 1864 That Act instead of dealing with foreigners, probably was used or abused for treating Indians as foreigners in India Therefore the definition was revised in 1940 and the revised definition has been incorporated in this Bill Therefore there is no such danger of any abuse of that definition Now, the House would like to know what are the number of foreigners in this country. It is very difficult to say because there is no proper statistics about them Roughly there are five lakhs of foreigners in this country, of which number about three lakhs are people who are not considered foreigners, but who are more or less Indians or semi Indians, that is from Nepal and surrounding areas Thus there are three lakhs of these people, some Nepalese, some Tibetans who are exempt from registration, then there are about 26,000 Chinese and 18,000 Afghans and one thousand Persians The total number of European foreigners is about 14,600 Theoretically all these people would come under the Act, but practically very few would be affected. The Bill now drafted takes two additional powers to those given under the Act of 1940 Firstly power is given imposing obligations on masters of ships and hotel keepers or restaurant keepers to give information about the movement of these people since it would be necessary to check such movements. The other power that has been given is for the determination of nationality. Where there is a doubt as to the question of nationality it is quite natural that a man may give his nationality as it suits him, and it would be impossible to wait for a judicial decision of the pronouncement of a court. It is therefore considered necessary that on the facts that may be produced Government should have power to determine the nationality of the person concerned.

Except these two provisions the rest of the provisions are all in tact. This Bill therefore should not be considered as a war-time measure on a war-time legacy. The Bill was contemplated even before the war but the war intervened and therefore the emergency was taded over by the Ordinance. But all civilised countries have some sort of legislation empowering the Government of the day to possess accurate figures of the number of foreigners, their trade, profession and calling and also about their activities in the country. It is useful both for normal as well as abnormal times. Occasionally we find these people competing with residents economically and using their talents sometimes for every mischievous purposes, sometimes some of them prove to be a dauger to society. Therefore no one will question the necessity for it had already been recognised by the House I do not propose to take any further time of the House. I move for its consideration. There was no amendment received till today.

Mr. President: That will be coming after the consideration motion is put to the House

Motion moved

"That the Bill to confer upon the Central Government certain powers in respect of foreigners be taken into consideration"

Sit. M. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) Sir, I wish to say a few words on this I am glad that the definition of a foreigner given in clause 2 (iii) exempts the ruler as well as the subject of an Indian State In the original Foreigners Act of 1864 the definition was such as to include the ruler as well as the subject of an Indian State I remember that in the non-co-operation movement of 1980 and 1982 many Congress workers were arrested, detained, and deported to various Indian States, and sometimes it worked great hardship I know of a Congress worker from Belgaum who was arrested in Poons and deported to Miraj State because his parents were born in that State But the Miraj State authorities refused to have him because he was not born in Miraj He could not enter that territory and he could not remain in the railway yard because it was British territory. Then he tried to get into Sangli State but the authorities there said that as neither he nor his parents were born in that State he could have no asylum there. Therefore he followed the only course open to him, i.e , he went underground. In 1985 when I was first elected to this House I brought in a Bil' to have the necessary changes in this Act so that the rulers as well as subjects of Indian States should be free from the muschief of this Act At any rate that has been done after ten years and now I am glad on that account

Another point to which I wish to draw the attention of the Honourable Member is that the definition is negative 'Foreigner' is defined as one who 'is not a natural-born British subject'.' etc. It would have been logical to define 'foreigner as one who is not an Indian subject' Under clause 2(a)(1) Indians are not 'foreigners' because they are natural-born British subjects, within the meaning of sub-section (1) of Section 1 of the British Nationality and Status of Aliens Act of 1914 In other words we are citizens of our own country because we are living in a territory which is under the domination of the British Government or His Majesty's Government and because we owe allegiance to it! That is not the foundation of our citizenship. The foundation

[8jt N V Gadgal] of our citizenship is that we are owners of this country and we are born in this country. But here it is otherwise. Here is an opportunity to break another link in the chain that binds India to the British crown. I therefore submit that in all future legislation we should not be described as British Indian subjects or British Indian citizens or in some such manner in which the basis of citizenship is not our birth in and loyalty to this country but some allegiance to some one who exists somewhere else. The basis of our citizenship should be our law. That should be borne in mind and followed in future. I am personally happy about this bill because I did not succeed in my attempt, my Bill came up to the consideration stage and it could not proceed further for the simple reason that I was not here. Sir, I support the Bill

Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) Sir, I wish to raise a very small point and bring it to the attention of the House The House will remember that during the last session I moved a Resolution in this House objecting to the safeguarding clauses of the Government of India Act, one of which provides that no disability can be imposed on a British subject and no discrimination can be made against him in the matter of entry or earning his livelihood or settling down in this country I know that constitutionally those disabilities continue I also know that this House unanimously adopted that Resolution I am not sure if Mr Griffiths objected to it, but I am sure that this House minus the European Group supported that Resolution, and the feeling on all sides was that we should sooner or later get rid of those elections which prevent us from putting our house in order I want to show this House a direction in which this Bill, which is very necessary and salutary, leaves a loophole That loophole is with regard to South Africa Under this Bill this Government cannot treat a South African as a foreigner That is how I read it, if I am wrong I should be corrected A South African being a British subject is not covered by this. At the present moment and in the present temper of the Indian people a South African is samething that we would not touch with the longest pole We would not give him any facilities or any welcome, and if we had our way we would hound him out of this country, no matter what economic or other losses it inflicted upon us. That is the present state of feeling in our mind. Our countrymen are being ill-treated there and are denied the elementary civil and property rights, and here we have the open door I realise the disability of this Government constitutionally to expand this Bill so as to cover every person who is not a natural born Indian That is the definition which my Honourable friend Mr Gadgil is asking for and that is the definition which I am asking for, and I realise that at the present moment it is not possible, in this legislature at all events, to bring in a law which will cover Indians alone and treat everybody else as a foreigner. We have in this country a very large number of people who have not abandoned their British nationality and who still claim Indian domicile and all rights there-There are our English friends With regard to these English friends the position will be settled in due course when the treaty between this country and the United Kingdom comes to be considered. And I do not wish to raise But I do raise it with regard to South African who by this loophole is not regarded as a foreigner. He can enter this country by the open door and do what he likes

Now, Sir, there is another small point which I made this morning in questions I am very happy that the Honourable the Home Member has taken notice of this point People have come to this country—I particularly refer to Bombay—who have reduced Bombay to a place comparable with the unsavourv of Bombay—who have reduced Bombay to a place comparable with the unsavourv as reputation of Port Said and Singapore at one time They have some in blackmarketing, they have gathered all available supplies of chemicals, drugs Gillette Blades and varous other articles, they have bribed Government officials on a large and extensive scale and secured hoences; they have amassed big money and I make this allegation with a full sense of responsibility on the floor of this

House that they have evaded the payment of income-tax on their income These men who came with nothing, some of them have grown very rich, some of them are offering very uneconomic competition to our own people in various lines They are not desirable citizens Many of them, now that these laws are being tightened, are applying to this Government for naturalization certificates and they will regularize themselves as British subjects hereafter, and their application I understand, are by the hundreds being entertained and passed by this Government I suggest, Sir, most respectfully that this is an issue which deserves a much closer examination I do not say that any man who lives honestly in this country should be interfered with I do not say that any set of people who wish to enter here for travel, for amusement and for other purposes, may not be permitted, but I do say that India's hospitality in giving these refugees a place to live in when they were hounded out from everywhere cannot be abused in the manner in which some of them are doing Some of them engaged themselves in anti-social activities. This country in the past under the British tradition was an open country. It had an open door, anybody could come here and do what he liked anybody could do any trade, anybody could enter into any transactions, and even if it was de'eterious for the life of our own people we had no power or say in it, but that will not be the case in future I therefore trust Government's attention will be drawn to some of the aspects which we are mentioning

Let me mention another class of people who are in this country. There are Italian prisoners about whom I have been putting questions, there are Czechs and particularly Polish refugees to the extent of 6,000 in Koinpur, but I know there are camps near Rampur and Bhopal and all sorts of places. There are thousands of these refugees who are being paid, and Sir, may I tell this House the scale on which they are being paid. It is an unconsciouable scale. I know mechanished there are certain Ecch refugees who are receiving Rs 500 a month ever since they arrived in this country and they are still being paid that sum. I want any party on the official Benches to contradict this information, and I shall be very clad to get that contradiction. This is also a problem. Here is a set of people whom we gave refuge during the period of their difficulties.

The Honourable Mr. M. Asaf All (Member for Railways and Transport) Who is paying this money?

Mr. Manu Subedar: I suppose it is being paid by the Government of India on behalf of His Majesty's Government, and it is adding to the sterling balances which is one of our headaches

Sir, I want to know whether Government will not make an effort to remove all foreign elements who are costing us in this manner, and to regulate all other elements which are left but in particular to mark out those who are adding to the vice of this country and who are indulging in blackmarketing and other deleterous practices and in tax-dodging in particular I think the Income-tax Department is normally quite efficient, if I may say so, when it affects the Indian section of the population but the Income-tax Department has been also very slack with regard to these people from Iraq and Poland and from Germany and Austria. Some of them have been playing have with our econorme life I know that they will be covered by this. All European foreigners are covered by this Bill, but I am sorry that it has not been possible for Government to include the South Africans whom we would like to treat as foreigners and un-welcome foreigners are very respect.

The Honourable Sardar Vallabhbhai Patel: I am glad that the House has fully supported the measure that has been brought by me My Honourable friend Mr Gadgi has reminded me of certain Indian State subjects that were dealt with under the old Act of 1864 and were treated as foreigners I may inform him that I know more than he does about it because many of my courades from Kathiawar who were working with me in British India were dealt with similarly But furthermore, which nobody perhaps in this House or out side knows, a considerable pressure was brought to bear upon the Thakur Sahib of

[Mr Vallabhbhan Patel]
Porbundar to deport Mahatma Gandhi from British India and keep him in that
State because he was a subject of that State Those days are gone and the
Bill provides against any such abuse, nor is there any possibility of such an
abuse in future

He has also referred to the question of the definition. The definition in the present circumstances is of a negative character. It is a definition as to who is a foreigner in this land, not of Indian nationality. There is no law dealing with the Indian nationality at present. It is under consideration, but today the law is of British nationality. We have excluded what are called British subjects in this definition. The scope of the Bill is limited and it is better that this question should not be dealt with till we have our complete law dealing and Indian nationality and until India is as free as any other free country to deal with all the foreigners in the manner in which free countries are dealing with them

The point raised by the Honourable Mr Manu Subedar is about a certain number of detenus in this country—Italians and others. These detenus we kept in detention from the time the war began Many of them have been repatrated. There are a few left still, but that is not because they are to be kept here, but because there are no proper passage facilities and other facilities for repatriation. But repatriation is kept in view and there are a very few left who will soon go. The expense on this account mostly falls on the British treasury and to that extent of course we become the creditor. How the debt will be dealt with is a different matter altogether, but if we have lent crores and millions and we have not grudged them, then why feel shy at an amount which is very small

Sit. N. V. Gadgil: It may break the camel's back

Mr. P. J. Griffiths (Assam Europeans) The camel's back is very strong in this case

The Monourable Sardar Vallabhbhai Patel: So the policy followed by this Government today is that any foreigner and these people who are perts whose services would be very useful in this country and whose stay here in this country would not cause any difficulty or danger—such men are allowed provided the Government of India is satisfied that there is a demand for the employment of such experts No other person is allowed to remain in this country from amongst those people who are under detention

I am glad that the House has given almost an unanimous reception to this Bill

Mr. Tamisuddin Khan (Dacca cum Mymensingh Muhammadan Rural) Will the inhabitants of French India and Portuguese India, who are as much Indians as we British Indians are, come under the purview of this measure?

The Honourable Sardar Vallabhbhai Patel: Of course So long as they are under foreign rule they are foreigners

Mr. President: The question is

"That the Bill to confer upon the Central Government certain powers in respect of foreigners be taken into consideration."

The motion was adopted

Mr. President: We may now take the Bill clause by clause There are amendments to clauses 6, 7 and 13 of which notice has been given by the Honourable Pundit Thakur Das Bhargava Does he propose to move any of them? I find that these notices are coming in at the last minute

Rundit Thakur Das Bhargava (Ambala Division Non-Muhammadan). I quité-sec that I am late But we have had no sufficient time to study the Bills and we had to go through them till late in the night

Mr. President: I shall put these clauses separately and the other clauses by groups

The Honourable Sardar Vallabhbhai Patel: If I may be permitted to explain this, perhaps the mover may withdraw his amendment

Mr. President: If it is more convenient, it may be done at the time we consider the particular clause

So I am taking the clauses by groups

Mr. President: Clauses 2-5

Sardar Sampuran Singh (West Punjab Sikh) I have to say comething about the definition According to this Bill in allow the tribal people the same facilities as the natives of this land. They are not considered foreigners here though we have no facilities for going to their land. As a matter of fact they enter in northern India in large numbers in winter and compete with labour in this part of India and it is a very unlicalthy competition. They lower the rate of wages Fley should not be allowed to enjoy that privilege. Secondly, clause 4 of section 2 should be removed from the Bill altogether. They are also responsible for committing a very large number of offences in Northern India during the winter They kidny small children and they are a great nuisance to this part of the country and they should not be given the privilege of being considered as natives of this country.

The Honourable Sardar Vallabhbha, Patel. The Honourable Member wants the deletion of clause 4 of section 2, "is not a native of the Tribal areas." There are certain tribal areas inside India tlos and roundabout the borders of our country It is very difficult to prevent inter-communication and perhaps it is unwise to prevent in this stage intercommunication, it would raise a wider and more complicated problem at this stage and therefore we have kept the definition as it was because it is more likely to create complications than confer advantages

In the case of tribal people, if they are of a dangerous character, there are regulations to deal with them, there are the tribal regulations and other laws there and it is not proper to deal with this question at this stage. All that I can say is that the clause should be maintained

Mr. President: The question is

"That clauses 2 to 5 stand part of the Bill "

The motion was adopted

Clauses 2 to 5 were added to the Bill

Mr. President: Clause 6

The Honourable Sardar Vallabhbhai Patel: There is one amendment with regard to clause 6 and that is with regard to penalty Now I invite the attention of the House to section 14 of the Bill which provides that if any person contravenes the provisions of this Act or any order made thereunder, or any direction given in pursuance of this Act or such order, he will be punished with imprisonment for a term which may extend to five vears and shall also be liable to fine, etc. So the provision for punishment is amply provided for and if it is the mention that the punishment should be not so severe, then it is a discretionary clause and the discretion should be left to the trying Court.

Therefore I think the amendment is unnecessary and I hope it will be withdrawn.

Mr. President: He has not moved it yet

Pundit Thakur Das Bhargava: In view of what has been said by the Honourable the Member in charge, I feel that I should withdraw

Mr. President: The position is whether the Honourable Member should be given permission to move But no permission has been given I only want to give the Honourable Member a chance of having his say in respect to clause 6, and not for the purpose of moving his amendment

Pundit Thakur Das Bhargava: Sir. clause 6 only refers to a sort of duty sought to be imposed upon the master of a vessel or the pilot of an aircraft. It puts a liability on the master of a vessel or the pilot of an aircraft to furnish certain information to certain officials who may be subsequently specified by particular orders This duty is of such a nature that it cannot be said that it is a very great burden upon them and this duty even if not performed is not such as will endanger the safety of the state or in any way endanger the safety of any other person It may be for purely statistical reasons, so that the Government may know what persons are coming in or going out of the country I may, with your permission, Sir, point out that similar duties are east by sections 44 and 45 of the Cr P C upon the members of the public. Those duties are much more cumbersome and at the same time they involve certain consequences to the public. Under Section 44 of the Cr P C if any member of the public becomes aware of the intention of any person to commit an offence under Section 121 (a), 302, 396 436, 457 and many other sections, it is his duty to inform the police that such and such a person or persons have such and such intention and are about to commit such and such Similarly in Section 15 of the Cr P C the headman of a village an offence or the village accountant is bound under law to inform the authorities about the commission of certain offences which may have taken place or are likely to take If those men on whom this duty has been imposed by law do not perform that duty or fail to give the information, Section 76 of the I P C says that they are hable for the offence to simple imprisonment for one month. My humble submission is that section 6 and section 13 (which also provides in sub-clause 3 that the master of a vessel or the pilot of an aircraft will be liable for certain ffences) relate to two different aspects of the habilities of the carriers. The offence mentioned in Section 13 is much more serious because in that case the man who brings in a foreigner knows that the foreigner is contravening a certain provision of the law and therefore he is certainly guilty of abetment whereas under sections 6 and 7 the only guilt imputed to him is one of negligence does not know whether he is innocent or guilty. He does not know anything about the foreigner The only duty that is cast upon him is to inform the authorities. If he is guilty of an offence it is a very minor one and it is not such as to deserve a nunishment of five years imprisonment It is like using a sledge hammer to kill a gnat You will find by that in Bentham's Theory of Legislation (Rule 3) it is said that if the offences are of a similar nature, but differing in degree, the punishment should not be the same for all I know that the court is quite competent to award any punishment that it pleases. All the same it is the duty of the legislature to provide suitable punishments for particular offences If the same punishment is awarded to offences similar in character but differing in degree, the smaller offence being awarded the same punishment as the bigger offence, the offender would preferably commit the bigger offence. I find that in the bills that have come before us vesterday and today the punishment provided is the same for all offences As the verse goes

Take Ser Bhejt, tale Ser Ahaja

(Same price for all kinds of food)

These offences under sections 6 and 7 do not involve any moral turnitude If it goes to a court of law the punishment for an offence of this nature would be imprisonment of six months to one year or a fine My submission is that the rules of Jurisprudence demand that you must provide proper punishment for appropriate offences With your permission let me quote from the book on the Theory of Legislation, by Bentham a small couplet

"Let's have a rule

Which deals to crimes an equal punishment, Nor tortures with the horrid lash for faults,

Worthy a birchen twig

If the keeper of a hotel or a person owning a sarai does not inform the authorities, the authorities have other ways and means to find out what they want They have got their secret police The man's only fault lies in not maintaining a register Therefore my submission is that if proper punishments are not provided for proper offences the person committing the offence generally and the

public generally will have very little respect for the law courts nor confidence in the legislature

This is not a piece of legislation which would last for only one year after the war but it is a permanent piece of legislation and therefore our duty is that we should define the offences rightly and at the same time we should provide the punishment properly. It is not my intention to say that the provisions of Section 6 are not necessary. I want to submit to the House that the punishment prescribed is too disproportionate for the offence with which section 6 and 7 deal

Mr President: The question is

"That clause 6 stand part of the Bill"

The motion was adopted

Clause 6 was added to the Bill

Clauses 7 to 12 were added to the Bill

Mr. President: Clause 13

The Honourable Sardar Vallabhbhai Patel: I think the original clause is more happily worded than the amendment proposed in this case, the amendment in idea the thing unworkable and impractic bli. Any way, I cannot appreciate the amendment at all and I hope the Honourable Member who has given notice of it will not move it

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) On a point of order, Sir, the amendment has not been moved yet

Mr. President: The Honourable Member is speaking on the clause and not on the amendment

Pundit Takiur Das Bhargava: Sir. I respectfully beg to submit for your consideration that this clause 3 of section 13 is of such a general and wide nature that one fails to find the reason for it. If the master of vessel or the pilot of an aircraft is sent to jail (or five years he must know what he is guilty of According to clause 3 of section 13 the only offence that he is guilty of is bringing a pirson nto India or making it possible for a person to leave British India. The language of the clause is

'The maste; of any vessel or the pilot of any aircraft as the case may be, by means of which any foreigner enters or leaves British India in contravention of any order made under, or direction given in pursuance of section 3 shall— be deemed to have contravened the Act.

What will be the position if the master of the vessel or the pilot of the aircraft does not know that he is carrying a person who has gone against the law mere fact that he is carrying a person who has contravened the law should not make him liable to punishment. My humble submission is that it is the duty of the prosecution in every case to prove that the master of the vessel or the pilot of the aircraft knew or had reason to believe that he is carrying a person who has contravened the law In the absence of such a provision, you are only holding an innocent man to be guilty The master of the vessel himself may not know who is travelling specially in view of the definition given in Section 6, and in the absence of such knowledge, the mere fact that he is the master of the vessel or the pilot of the aircraft should not make him liable to punishment. All the incredients which go to constitute the offence will not be proved against him. I do not think it was the intention of the gentleman who drafted the law that such innocent men should be made liable to punishment. Moreover I fail to see how a person can exercise diligence to prevent such a person travelling. He does not know as a matter of fact that contravention has taken place or is about to take Therefore my humble submission is that many innocent men will come under the mischief of this provision

It is again wrong to put the burden on the accused It must be proved by the prosecution that the master of the vessel was in a position to prevent such a contravention. The mere possession of a certain knowledge does not make a man guilty. It is the intention and the act combined that constitute the offence.

[Pandit Thakur Das Bhargava]

My humble submission is that the clause is worded may bring within its mischief innocent men, unless the Honourable the Home Member suitably amends the wording

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) With all respect to my friend Mi Bhargava. I do not agree with him The rules of evidence are intended to bring the real offenders to book and also to see that an innocent person is not unnecessarily charged. If a man travels in a vessel, who else is in a position to know about that man than the master of the vessel himself, who carries him in his vessel. It is his duty to enquire whether the man whom he carries has committed a murder or offended against any of the rules and regulations which are in force for the safety of the community It is the duty of the legislature to see that the pilot of an aircraft does not carry a person who has contravened any of the provisions of the law in force Suppose a man travels without a ticket. Is it not the duty of the conductor to see that a man who travels in a public convevance has a ticket or a proper passport. The burden is rightly on that man to show that the passenger is a bona fide one My Honourable friend knows very well that if a person is in possession of a stolen watch it is his business to explain to the satisfaction of the authorities that he came into its possession in a rightful manner. I say the provision is not novel or contrary to the principles of jurisprudence. Likewise it is the duty of a hotel keeper to see that he does not harbour a man who has offended or is about to offend against the law. I would therefore oppose any amendment of the kind suggested by my friend Mr Bhargava

Dr. Zia Uddin Ahmad: I am not a lawyer and I cannot argue in the manner of the two speakers who have preceded me I like one point to be made clear Suppose there is a stownway about whom nobody knows Will the master of the boat be liable for the travelling of this stownway?

The Honourable Sardar Vallabhbhai Patel: If he proves that he has exercised due diligence, then he is free

Mr. President: The object is to tighten up diligence The question is "That clause 15 stand part of the Bill"

The motion was adopted

Clause 13 was added to the Bill

Mr. President: Clause 14

Sri M. Ananthasyanam Ayyangar: It is my turn to request the Honourable the Home Member to see whether some change in the wording in this clause is called for The expression used here is 'punished with imprisonment for a term which may extend to five years and shall also be liable to fine' My Honourable friend Mr Bhargava referred to this and said that it does not make any difference between one kind of offence and another kind of offence. Even a small irregularity can be punished by 5 years. Five years is the maximum period that is prescribed and it cannot be said that the same kind of punishment can be given with respect to all kinds of offences irrespective of their seriousness. I, therefore, suggest that instead of the word 'shall' the word 'may' be substituted. It will give sufficient discretion to the Judge to impose some fine in addition to the imprisonment or he may not impose any fine at all. I am sorry I did not table any amendment to this effect, but if the Honourable Mover limies! finds that sufficient latitude may be given. I would request him to accept to

Pundit Thakundas Bhargava: In all the offences that are mentioned in the Indian Penal Code the words always are "shall also be liable to fine" You will not find in any section of the Indian Penal Code the word "may" The phrase "shall also be liable to fine" means that he is liable to be fined. It is not obligatory on any Judge to fine him Therefore, so far as the liability to fine is concerned, the words 'shall' and 'may' make no difference whatsoever.

Mr. President: The only alternative perhaps will be "shall be hable to insprisonment for 5 years or to fine or to both".

The Honoursbie Sardar Vallabhbhai Patel: In this clause what is compulsory is imprisonment or of Rs. 50 or of Rs. 1,000. That is not the real object of this clause. But in case where there is a heavy fine to be imposed, the latitude is given. But the real object is a deterrent punishment. If you say 'or fine', it may mean that the Magistrate will let them go with a fine of Rs. 5 and that will be useless. Therefore, this provision is deliberately put there

Mr. President: The question is "That clause 14 stand part of the Bill"

The motion was adopted

Clause 14 was added to the Bill aClauses 15 to 17 were added to the Bill

Clause 1 was added to the Bill

The Title and the Preamble were added to the Bill

The Honourable Sardar Vallabhbhai Patel: Sir. I move

"That the Bill be passed"

Mr. President: The question is

"That the Bill be passed"
The motion was adopted

SPECIAL TRIBUNALS (SUPPLEMENTARY PROVISIONS) BILL

The Honourable Mr. Jogendra Nath Mandal (Law Member) Sir, I move

"That the Bill to make certain provisions in relation to sentences and orders passed by Special Tribunals constituted under the Criminal Law Amendment Ordinance, 1943, on such Tribunals ceasing to function, be taken into consideration."

The Bill is very simple It is intended to replace the Special Tribunals (Supplementary Provisions) Ordinance No 23 of 1946 The Criminal Law Amendment Ordinance No 29 of 1943 provided for the constitution of Special Tribunals for the trial of specified cases allocated to them by the Central Government Two of these Tribunals ceased to function on 1st of October 1946 questions were bound to arise as to the courts which should be considered conpetent to succeed those tribunals for the purposes of the Criminal Procedure Code such as directing execution of sentences and receiving orders from the High Court on appeal or revision, it was considered necessary to make express statutory provisions for the determination of such questions before these Special Tribunals ceased to exist. As the Central Legislature was not then in session, the necessary provisions were enacted by the promulgation of an Ordinance, namely, the Special Tribunals (Supplementary Provisions) Ordinance, No 23 of 1946 As I have stated before this Bill is intended to replace that Ordinance. It seeks to make provisions where any special tribunal ceases to function that the sentences and orders passed by the Special Tribunals should be deemed to have been passed by the Court of Session within the local limits of whose jurisdiction the offences charged in the case were committed If there may be more than one Courts of Session, then by such Court as the High Court may determine

This Bill also repeals the Special Tribunals (Supplementary Provisions) Ordinance, 1946. It is very simple, as I have stated. Some apprehension might arise in the minds of some of my Honourable friends as to the functions that were entrusted to those Special Tribunals. I would like to make it clear that certain categories of offences were allotted to those Special Tribunals for trial. They had nothing to do with political offences. Certain offences that were committed by high officials, such as, corruption, bribery, embezzlement and misappropriation of money were allotted for trial by these courts. As one of my Honourable friends pointed out to me, I can tell him that no political prisoners were either tried or convicted by these special tribunals. I would again like to make it clear that

[Mr Jogendra Nath Mandal] no political offences were tried by these tribunals at commend my motion for the acceptance of the House and I hope Honourable Members will agree with me that this Bill should be passed without much debate

Mr. President: Motion moved

"That the Bill to make certain provisions in relation to sentences and orders passed by Special Tribunals constituted under the Cummal Law Amendment Urdmaine, 1943, on such Tribunals ceasing to function, be taken into consideration"

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittooi Non-Muhammadan Rural) Sir, somehow, I am not able to reconcile myself to the passing of this Bill, whoever might be the target of attack under this Bill It is said that this Bill does not cover political offences, but offences committed by public servants in the discharge of their duty, such as bribery etc , sections 101 to 165 etc. But ordinary courts were not allowed purisdiction and when cases were launched before ordinary courts, after Special Tribunals came into existence those cases were transferred to those Special Tribunals You will see from the constitution of the Special Tribunal and the manner in which the Special Tribunals disposed of cases, whoever might be the accused, that we ought to make it clear to anybody who is charged with the offence that the law is equitable and just, that the dishonest people shall be punished that merely in the hurry of the war, no man shall be convicted unless he is given a fair opportunity to detend himself at the trial I am trying to proceed on that principle Now, kindly refer to clause 4 of the Ordinance which this Special Act is trying to revive or restore in a degree The Special Tribunal is to consist of three members of whom one shall be an officer of this Majesty's forces I take very serious exception to an officer of His Majesty's forces being one of the Judges, whatever might be his other qualification, to decide upon cases of misappropriation by high public servants, misappropriation or corruption Why should a member of the Forces be chosen for that purpose That is my first objection with regard to the composition of this tribunal. Then as regards powers of appeal, clause 7 of the Ordinance says that there shall be no appeal from any order or sentence of a Special Tribunal

Sir George Spence (Secretary Legislative Department) My Honourable friend is quoting from the Ordinance as originally promulgated in 1943. It was subsequently amended in both respects to which he is referring and in particular section 7 was amended so as to render all the ordinary appellate revisional jurisdiction of the High Court exercisable

Sr. M. Ananthasayanam Ayyangar: I would ask the Honourable Member who has signed this Bill to refer to the Statement of Objects and Reasons whether he has referred to any amendment at all there It simply says.—

"The Criminal Law Amendment Ordinance 1945 (XXIX of 1943) provided for the constitution of Special Tribunals for the trial of specified cases allotted to them by the Central Government.

Sir George Spence: The reference to the Criminal Law Amendment Ordin names means the Ordinance as amended up to the date when the Statement of Objects and Reasons was signed.

Sri M. Ananthasayanam Ayyangar: He has not even placed a copy in the library and does my Honourable friend expect me to carry all these my brain or carry all these books with me He must make the Statement of Objects and Reasons self contained Assuming that what he says is a fact, I would ask the Honourable the Law Member that now that there is a change of Government to review all these cases and find out whether, in particular cases persons have been judged wrongly or not Otherwise there is no meaning in delegating the powers to Special Tribunals and continuing the same kind of tragedy to which these persons have been exposed A number of persons are noted in the Schedule, I do not know how many have been convicted for whom Special Tribunals were constituted One is in Calcutta, and the other is at Lahore A list of 14 persons were put up before Lahore Tribunal

and 20 before the Calcutta tribunal I would urge upon the Honourable Member that before he wants to continue the Special Tribunal by vesting that unrisdiction in sessions courts to make sure that these convictions are just and proper and to see to it that the sessions courts exercise the jurisdiction vested in them by removing these conviction or vacating them and delegate the powers of special tribunal to sessions courts only with respect to other persons in other cases

The Honourable Mr. Jogendra Nath Mandal: My Honourable friend has committed one initial mistake

This Bill does not propose to set up any Special Tribunal

Sri M. Ananthasayanam Ayyangar: Continuing

The Honourable Mr. Jogendra Nath Mandal: Not at all Two Special Tribunals one at Lucknow and the other at Amraott have ceased to function They have deposed or all cases allotted to them The sentences and orders passed by those Special Tribunals have got to be executed by some courts There was no provision in those special tribunals ordinances and no provision anywhere in the criminal procedure code which enabled the execution of sentences. Hence certain chactments is necessary to provide for the successor those two special tribunals. Now this Bill intends to give power or appoint as their successor the session court within the local limits of whose jurisdiction the offences chirged in the case were committed. Therefore I feel that at this stage there is nothing to be criticised. What was done was done at the time of the passing or the promulgation of these Ordinances, namely Ordinance XXIX or 1943. Now, these Special Tribunals passed certain sentences and orders and it is fan and reasonable that some courts should execute those orders and sentences.

Sreejut Ronni Kumar Chaudhun (Assan Valley Von-Muhammadan) I show my Honourable frend said in the course of his preliminary remarks that out of five or so many tribunals only two have become defunct and the rest are still functioning

The Honourable Mr. Jogendra Nath Mandal: Seven Special Tribunals were constituted and live are still functioning. Part of the provisions of these Special Tribunals come under the provincial jurisdiction namely the constitution and organisation of courts. So the respective provinces were asked to pass enactments for the continuance of these special tribunals. One such Act has been passed by the Beignal legislature and another by the Bombay legislature and for the Punjab I think the legislature is not in session and an Ordinance has been promulgated there for the continuance of the Special Tribunals. The cases which were allotted to these Special Tribunals shall only be tried by those Special Tribunals I the think there is nothing else for me to explain or add and I hope the Bill will be taken into consideration.

Sri M. Ananthasayanam Ayyangar: Sir, I wish to say a word of personal explanation I have not insuinderstood in Honourable friend I only wanted that the jurisdiction of Special Tribunals is not continued in the sessions court, and my object is, that the convictions of these Special Tribunals shall lapse There will be no court which will execute these in cases where in the special tribunals there was a glaring breach of justice. That is what I wanted I do not want these sentences to be executed. If this Act does not with the verset of the sentences are the sentences of the sentences are sentences.

4 P M (clothe the essuons courts with the powers of the special tribunals no
4 P M (court can executa these sentences It is because I am offended with
these Special Tribunals which were not constituted properly whose judgment I
do not approve of That is my point; I did not misunderstand him

The Honourable Mr. Jogandra Nath Mandal: On this point I should like to make it clear that section 7 of the Criminal Law Amendment Ordinance of 1943 provided for appeals to the High Court The only restriction was that |Mr Jogendra Nath Mandal |

no transfer of cases allotted to these Special Tribunals was allowed by any court. But the aggreed or convicted persons were entitled to prefer an appeal to the High Court. Therefore I think my Honourable friend shall have no objection in the matter.

- Mr. President: I do not know whether it will be proper on my part to state to the House, the difficulties which I was feeling about this I do not know what happens to the pending cases before the tribunals about the time they cease because clause 3 deals with sentences or orders passed. There may be neither sentences nor orders about the time the tribunals cease to evist I was just considering it from that point of view and trying to gain some light myself, being a lawyer I felt interested in this discussion. It is not merely a question of executing sentences or orders but of providing for succession to a particular court which ceases to evist. If that is the object, it would not present much difficulty.
- Mr. Sasanka Sekhar Sanyal (Presidency Division Non-Muhammadan Rural) Sir, since you have been good enough to raise this question it is rather necessary that this matter should be discussed in order to make the whole question clear As you were looking at the matter I was also looking at it from a different point of view exactly for the same purpose, because, if the sessions court is meant to be the successor to the tribunal this law as it is, will defeat its purpose On the other hand it may be contended, as presumably the Law Member meant to contend, that this Bill covers only specified cases, namely, there have been final orders by the special tribunals, these are pending before the High Court, during the pendency of these cases the special tribunals ceased to exist, and therefore the sentence as originally passed by the special tribunal which is confirmed by the High Court stands, or the sentence is modified or changed to some other form and the question of execution of that sentence remains the only question at that time. If the Bill is so narrow as that it is certainly clear and there is nothing to object to But, as you have hinted, if the sessions court is meant really to be the successor for all practical purposes of administration of justice, I submit this Bill will carry us into the wilderness
- The Honourable Mr. Jogendra Nath Mandal: That is not the object of this Bull
- Sri M. Ananthasayanam Ayyangar: What will happen if instead of modifying the High Court thinks fit to order a retural? Under what rule and regulation is the sessions court a successor, with all the inconveniences and limitations made under the original Ordinance? Or will it be allowed to proceed under the Criminal Procedure Code:
- Mr. President: Before this controversy goes on, I may point out that the wording seems to be clear in the direction of succession
- "When any Special Tribunal ceases to function, the sentences or orders passed by it in an case shall, for the purposes of the provisions of the Code of Criminal Procedure, 1888, applicable in respect of those sentences or orders, be deemed to have been passed by the Court of Session", etc.
- Mr. Sasanka Sekhar Sanyal: Is this order means an order of adjournment sine die by an order of the Special Tribunal?
- Mr. President: That is an order which shall be deemed to have been passed by the Court of Session "within the local limits of whose jurisdiction the offences charged in the case are alleged to have taken place". Then of course the procedure in respect of orders of the sessions court will be followed. That is what I understood. Therefore, I put the question as to what is to happen to pending cases because the clause refers to "sentences or orders passed."

The Honourable Mr. Jogendra Nath Mandal: There are no pending cases before these tribunals.

Mr. President: I did not know the facts, I was merely trying to know the scope of the legislation from the wording

Khan Mohammad Yamin Khan (Agra Division Muhammadan Rural) There is another difficulty that Mr Ayyangar pointed out Supposing the High Court orders a retrial and this court ceases to function who will take ıt up?

Mr. President: That is the sessions court However, we will leave the matter of interpretation to the courts if and when such cases arise

The question is

"That the Bill to make certain provisions in relation to sentences and orders passed by Special Tribunals constituted under the Criminal Law Amendment Ordinance, 1945, on such Tribunals ceasing to function, be taken into consideration

The motion was adopted

Mr. President: The question is

'That clauses 2 to 4 stand part of the Bill '

The motion was adopted

Clauses 2 to 4 were added to the Bill

Clause 1 was added to the Bill The Title and the Preamble were added to the Bill

The Honourable Mr. Jogendra Nath Mandal: Sir. I move

That the Bill be passed "

Mr. President: The question is

"That the Bill be passed"

The motion was adopted

MOTOR VEHICLES (SECOND AMENDMENT) BILL

The Honourable Mr M Asaf Ali (Member for Railways and T ansport): Sir. I move

"That the Bill further to amend the Motor Vehicles Act, 1939 (Second Imendment) bereferred to a Select Committee consisting of the Honourable Vr Jogendra Nath Mandial,
Pandit Sin kin-than Butt Paliwad Sit V Ciadqil, Pandit Hikur Dis Bhaigaya, Sin
Narayanamurthi, Mr Gaurr Shankar Saran Singh, Sree Satyapnya Banerjee, Mr M A F
Iritzel, Mr R C Morris, Rai Bahadur D M Bhitacharya, Sardar Bahadur Ceptain
Sardar Harendra Singh, Khan Mohammad Yamin Khan, Mr Siddiq Ali Khan, Syed Ghulam
Bhik Narang, Mr Muhammad Nauman, Shri Mohan Lai Saksena Sri M Ananthasayanam
Ayyangar and the Vover with instructions to report on the opening da of the next
session and that the number of members whose presence chall be necessar, to constitute a
meeting of the Committee shall be five."

As the House remembers, the Motor Vehicles Act was passed in 1939 and it was not until the last session that an amending Bill was brought up and was referred to a Select Committee

[At this stage Mr President vacated the chair which was then occupied by Mr Deputy President (Khan Mohammed Yamin Khan)

At that time Chapter VIII of the Motor Vehicles Act had not been brought into force It came into force from the 1st of July 1946, and since then we have discovered that there is a lacuna in Chapter VIII, the lacuna being, want of reciprocity with the States Compulsory insurance of motor vehicles in British India was enforced, but the States had no reciprocal arrangement with us, and were free to do exactly as they liked Now that 40 states have expressed their intention to pass parallel legislation so that insurance policies that may be taken out in British India, if this Bill is passed, will be valid in the reciprocating States and vice versa, it has became necessary to pass this measure Of course I must also mention the fact that we have taken this occasion to introduce one or two minor amendments which will be found in the Bill I am sure Honourable Members have already read the Statement of Objects and Reasons and they have also looked [Mr M Asaf Alı]

at the notes on clauses, and it is not necessary for me to inflict at the fag end of the day a long speech on the House. Moreover this measure is wholly non-controversal. In any case it is being referred to the very Select Committee which is now considering or which will be considering the earlier amending neasure.

There is only one change. The Honourable the Law Member happens to be different today, and I happen to be a different person. Otherwise all the other members are exactly the same. There should be no controversy about it, and I hope the House will agree to my motion. Sir, I move

Mr. Deputy President: Motion moved

That the Bill tutther to amend the Motor Vehicles Ver, 1939 (Second Imendment) be referred to a Select Committee consisting of the Holounidale Mi Jogander Nath Mandul, Panot Sur virison Dath Palhwal Str. V. Cudigl Pundit Libiau Dis Bhargati, Sur Narayaanmuthi, Mi Gauri Shankar Saran Sungh, Srie Sityapunya Banenjee, Mr. M. A. F. Hitzel, Mr. R. C. Morris, Pur Philuder D. V. Bhitzchaya, Sarafa Bahrdar Captain Sardar Harrendra Sungh Khun Volummad Vannin Khun, Mi Suddiq Ali Khan Yeed Chulam Bhik Narang Wr. Muhammad Vannin Khun, Mi Suddiq Ali Khan Yeed Chulam Ayyangan, and the Mover, with mistinctions to report on the opening da of the next session, and that the number of members whose presence shall be next seesing of the Committee shall be fixe.

Sn M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittorr Non-Muhammalun Ruril) May I ask if the Honourable Vember has made hauself a member of the other Select Committee also?

The Honourable Mr. M. Asaf Ali, I am a member

Sri M. Ananthasayanam Ayyangar: There is no motion moved to the effect that you should be on that Select Committee. The previous Railway Member was on that Committee and the present Railway. Member canno ipso facto step into his place.

The Honourable Mr. M. Asai Ah: I am not quite sure. As a matter of fact when the Select Committee met last time I was there and no objection was russely.

Sn M Ananthasayanam Ayyangar. We cannot ask the Honourable Member to walk about

Shri Mohan Lal Saksena (Lucknow Division Non-Muhammadan hural) 1 think there should be a formal motion about this

Sir George Spence (Scoretary, Legislative Department) May 1 refer to Standing Order 40, which provides that

The Member of the Government to whose department the Bill selates—(in this case the monatural be nontroduced the Bill and the Law Member of the Governor General's Executive Council, if he is a member of the Assembly, shall be members of every Select Committee, and it shall not be necessary to include their names in any motion for appointment of such a Committee.

Mr. Deputy President: It was not recessary to include the names of the Law Member and the Mover, that is redundant

Sn M. Ananthasayanam Ayyangar: Now that this Bill refers to Chapter Vill of the Motor Vehicles, Bill can both of them be discussed together and one report of the Select Committee be issued for both

The Honourable Mr. M. Asaf Ali: It is perfectly obvious that both these amending measures will be considered by the same Select Committee and they will submit one report on both

Mr. Deputy Preadent. We cannot discuss what procedure the Committee will adopt What is provided here is that the report should be made on the opening day of the next session and the other Committee has to report on the same day too

Haji Abdus Sattar Haii Ishaq Seth (West Coast and Nilgiris Muhamrmadan) May I ask the Honourable Member to enlighten me on the question of whether these two Bills are to be considered at one and the same time by the same Select Committee?

The Honourable Mr. M. Asat Ali: I am perfectly certain that my Honourable friend knows the entire procedure from end to end Does he mean to suggest that both these measures will be considered at the same time? It is quite obvious that both the amending measures will be taken up tem by term. It is open to the Committee to take up this item first or the other one, and in any case after having considered both the amending measures, normally I should expect them to submit one report rather than two

Sri M. Ananthasayanam Ayyangar: You require permission of the House for that

- Mr. M. A. F. Hirtzel (Bengal European) Sir, I do not want to take up the time of the House unduly, but there is one point. As I understand it, Section 95 of the Act is open to amendment and we on this side of the House should like to move an amendment in the Select Committee on Section 95 sub-section 3. The Motor Vehicles Act, as we all know, is a Trojan-horse in as much as it professes to deal with motor vehicles, but under that cover it deals also with transport to an ever-increasing extent. In addition in certain sections it also deals with what might be regarded as labour items. This particular amendment which we propose to move is in that connection, and do not propose to discuss the ments, but I should like to know from the Honourable the Transport Member that it will be open to us to move that amendment in the Select Committee.
- Mr. Deputy President: The Honourable Member ought to know that once this motion is carried, then the House is committed to the principle underlying the Bill and no amendment which violates that principle can be moved Is is for the Honourable Member to see whether he will be in order or not and that will be decided by the Chairman of the Committee

The question is

"That the Bill iurther to amend the Motor Vehicles Act, 1939 (Second 4mendment) be referred to a Scient Committee consisting of the Honourable Mr Jogendra Nath Mandal Pandit Ni Kirshna Dutt Palival, Ni N V Gidgil Pundit Inixan Dis Bhrigaria, Sii N Narayanamurthi, Mr Gauri Shankar Saran Singh, Sree Satyapriya Banerjee, Mr M A F Hirzel, Mi R C Worrs, Rai Bahadur D N Bhitachebux Sardar Bhahadur Capitan Sardar Hanendra Singh, Khan Mohammad Yamin Khan, Mr Siddiq Ali Khan, Syed Chulam Bilik Niman, Vi Midhumad Namin Shir Mohan Lal Sak-Sea, Sri M Ananthasayanam Avvungai and the Mover, with instructions to report on the opening das of the next session, and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five?

The motion was adopted

BANKING COMPANIES (RESTRICTION OF BRANCHES) BILL

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I beg to move

"That the Bill to restrict the opening and removal of Branches by banking companies be taken into consideration"

As the Honousable Members must have noticed from the aims and objects of the Bill, it is intended to enact one section of the Banking Companies Bill and that section, Sir, is clause 18(6). In recent times, Mr. Deputy President, there has been a rupid increase in branches of various banks in the country I would like to give the House some figures of the increase that has taken place during the last few years. In 1988 the banking offices in India were only 1,471. Their number increased to 2,710 at the end of 1942, and to 3,418 at the end of 1943, and to 4,550 at the end of 1944, and to 5,285 at the end of 1945. Now. Sir, the Honourable Members will notice that there has been a very great increase in the number of branches of the various banks that have been opened in recent times. We would think that an increase in numbers should be welcome, and I think it is something which we should welcome. But unfortunately, the increases has not been on right lines. For instance, nearly one-third of the total

[Mr Liaquat Ali Khan]

number of Bianches of scheduled banks at the end of 1945 were owned by banks which were floated during the war or which were included in the second schedule during this period. Not only that, but these Bruiches have been concentrated in a tew bigger towns, with the result that while the number has increased, the tuclities for banking have not increased proportionately, and it has been noticed that in larger towns the number has been beyond proportion. This has not helped in increasing banking business. It has only helped in diverting business from one branch to another.

Now, Sir, it has led to a number of difficulties and undestrable practic. To get business from other branches which were already in existence, new terms of interest and better terms of interest have been offered by the smaller banks who could not compete with other banks on account of their weil-established past and their financial resources, with the result that these small banks by offering a larger rate of interest have to mour a greater expenditure and they can only get back this money by making loans on bigger rites of interest. Their management charges have also been greater and the result has been that it has not benefitted those small banks, and hy manipulations they have shown profits whereas they have in fact not made any profits. Now, Sir, as I have already said the opening of these new brunches in towns has not helped in tapping new banking channels. But it has only meant directing business from one Branch to another.

Then Sir, there is another undesirable practice that has spring up. Some of these small banks have opened branches in provinces far away from their headquarters and on account of the redulity of the people there they have succeeded in securing deposits which they have remitted to their head offices, with the result that in a number of cases the branches in far-fluing provinces live not been able to meet their chligations and a number of cases have come to the notice of the Government that the depositors have been refused payment, and consequently they have had to suffer a great loss.

Then Sir, banking, as you know, is not in such an advanced stage in India as it is in some other parts of the world, and we have not got sufficient trained personnel for this specialized subject in the country, with the result that untrained men have been employed and it has meant great deterioration in the management of the banking business in India Sir, in other countries, the Governments have legal powers to regulate and control the opening of new Branches and the object of this Bill is to vest the Reserve Bank with special lowers to regulate the opening of new branches of banks throughout the country While the Reserve Bank is considering a case for opening a new branch, they would examine the financial position of the bank, they would examine the requirements of the locality where a branch is intended to be opened, they would examine the management of the concern, and they would, before permission is given to open a new branch, make certain that it would be in the interests of the banking business of the country as well as in the interests of the depositors Where the Reserve Bank finds that it is in the interests of the financial position and financial stability of the country to stop the opening of new branches they would take proper action and would not allow any new branches to be opened

Su, as you are aware, the Banking Companies Bill was referred to a Select Committee and the Scleet Committee on this Bill has not vet started functioning. It will be sometime before the Banking Companies Bill becomes law but in the meantime a number of banking concerns are going ahead with opening branches, so that later on they may escape from the clause to which I referred at the beginning of my speech and which is incorporated in the Banking Companies Bill. It is intended that this should be stopped immediately and we cannot afford to wait till such time as the Banking Companies Bill becomes law I hope the Honourable Members of this House will agree with me that it is absolutely necessary that we should control and have a proper check on the opening of new branches of banks not only in the interest of banking business in this country but also in the interest of depositors. There are great possibilities for

banking business in India There are in fact no banks in the rural areas or in smaller towns and we should make every effort to see that branches are opened in those areas instead of concentrating them only in larger cities, which does not help either to get any more business or get any more banking facilities but only helps to create more branches and consequently less business for each bank. Sir, I commend this motion for the consideration of this Honourable House

Ir. Deputy President: Motion moved

"That the Bill to restrict the opening and removal of Branches by banking companies be taken into consideration

Shri Mohan Lal Saksena (Lucknow Division Non-Muhammadan Rural) Sir, on a point of information I would like to know how many branches have reen opened since the introduction of the Bill last Budget Session, so that we may be in a position to know as to whether this Bill is necessary at this stage

The Honourable Mr. Liaquat Ali Khan: I will reply in my closing speech

Shri Mohan Lal Saksena: If we have the information now that would save a ot of speeches on these amendments

Mr. Deputy President. The Honourable Member mentioned some figures as o what we had sometime ago and what we have now

Shri Monhan Lal Saksena: I want to know the figures since the introduction of this Bill

Mr. Deputy President: There are amendments and Mr Jaffer who has a motion for circulation is not here. Then there is one by Mr. Sanval

Mr Sasanka Sekhar Sanyal (Presidency Division Non-Muhammadan Rural)

Sir, I big to move

"That the Bill be referred to a Select Committee consisting of the Honourable Mr
Luquat Ali Khan the Honourable Mr Jogendra Nath Mandal Sir Cowayee Jehangur,
Mr K G Ambegookar, Mr Ram Nuth, Mr M A F Hirtzel Mr Geoffres W, Tyson,
Khan Mohummad Yamin Khun, Haji Abdus Satitin Haji Ishag Seth Seth Yusuf Abdools
Haroon Mr Mohd M Killedar, Mr Mann Subedar, Shri Mohan Lai Sa'sena, Sri M
Ananthasayaman Ayyangar, Mr P B Gole, Sir T A Ramalingum Chettia Sir Satya
Narayan Sinha, Sarder Mangal Singh, and the Mover with instructions to report by the 31st December, 1946 and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five"

Dr Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) Why not the whole House?

Mr Sasanka Sekhar Sanyal: I should welcome such an amendment

Sir, after the Honourable Member for Railways and War Transport wh. referred his second Motor Vehicles (Amendment) Bill to a Select Committee which is identical with the Select Committee to which the other Motor Vehicles (Amendment) Bill was referred, I am surprised that the Government is not pur suing the same policy in the matter of this Bill also I think that this motion which has been moved by the Honourable the Finance Member is objectionable on three grounds The first ground is that it is piecemeal legislation, the second ground is haste and the third ground is positive (I hope it is not intentional) discourtesy to the Select Committee to which the bigger Banking Companies (Amendment) Bill has already been referred

Sir. banks have been growing in the last few years either for good or for evil or for both

Dr. Zis Uddin Ahmad: It cannot be for both

and it was desired and expected from various Mr. Sasanka Sekhar Sanyal: quarters that there should be a consolidating Bill and it was a very welcome measure when during the last budget session the the Bill and it was referred to a Select Committee If you would be good enough to refer to the Statement of Objects and Reasons, to which the Honourable the Finance Member himself referred, the frank object is to put into immediate operation clause 18 of the earlier and the bigger Bill May I enquire why a portion only of that Bill has been sliced out and why this Bill is proposed to be rushed down the throat of the legislature in this manner?

Mr. Deputy President: The arguments have been given

Mr. Sasanka Sekhar Sanyal: I hope to meet those arguments The Honourable the Finance Member says that the number of branches was increasing by leaps and bounds and he has given figures up to 1945 When the earlier Bill was referred to the Select Committee it was sometime in March or April, 1946 The Government of that time and the then Finance Member had before them these figures of the rapidly increasing number of banks and their branches up to 1945 and the number was 5.266 We can take it that at that time it was not considered necessary for the then Finance stember or the then Government to hustle any portion of this Bill through the House Therefore it would be pertinent to make an enquiry of the Honourable the Finance Member as to when the Government considered the desirability of putting a stop to this mounting march of banks and their branches Certainly not in April, 1946 Then the position boils down to this that there must have been some further rapid, unwelcome and undesirable increase in the number after April 1946. That would be a more relevant and pertinent information My friend Mr Saksena put the real and pointed question when he stood up to make an enquiry of the Honourable Memher as to how many branches or banks have cropped up after the last Bill was referred to the Select Committee That is the ciux of the matter and the Honourable the Finance Member's whole case is that all these developments are iraught with danger to the banking structure of the country The Government's principal case seems to be that after the 1946 Bill was referred to the Select Committee the bankers and financiers dealing with banks are manipulating things ir such a way as to defeat the amending measure which was before the Select Committee at that time If the Finance Member has got his information that after April, 1946 and before today any number of branches have been opened. then of course he will use that information and will convince us as to why during this interim period such an emergent and hasty legislation has been necessary I have got my information and I propose humbly to convey that information to the Finance Member Some new branches have been opened but these are not really new branches They are the commitments of earlier times For example in December 1945 there may have been a number like 5,266 but at that time some contemplated branches could not be opened on account of certain difficulties. Investments were however made, establishments were provided for and expenses were gone through. In point of time, they came into existence after December 1945 but actually there were prior commitments. Being a member of the Select Committee I am trying to get facts so that we may use them information is that between April, 1946 and today not more than two or three branches have been opened all over the country

Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) The number must be 200

Mr. Sasanka Sekhar Sanyal: Out of this 200, the bulk of the branches were the commitments of previous times. As a matter of fact, houses were taken, furniture purchased and officers were appointed. Only on account of certain difficulties or for purposes of certain formal opening ceremonies, they could not be opened earlier. The other Select Committee has already sat on the 15th April, 1946 and this matter and other matters are already before that Select Committee. On account of certain political exigencies, when bigger things were on the annul and Simila was the scene of various other important matters, this Select Committee could not be called but it has been called again and we have got notace that this Select Committee is going to sit on the 21st November and it is expected to sit up to the 7th December, 1946. What useful purpose will be served by withdrawing this from the Select Committee and hustling this piece of legislation through the House. What will be the effect of this legislation. The Kinance Member has given figures that from 1988 to 1945 there has been a very big increase but is this Bill going to touch the fringe of those banks and their branches which have already their custence before. Certainly not what is the point in bringing a legislative measure which will not affect the sinners but which will affect only new

enterprises Towards the beginning there may have been the advantages of inflation but these parties and banks and branches who aircady had derived benefit of inflation by foul means more than by fair, they will get double protection, namely, the protection of the inflation which they have already got and the protection of this legislative measure which will not axe even a part of their existence but will ave only new enterprises which may be more honest and more solid in their aspirations

What is the point in suddenly waking up to the realities of the situation and trying to hurry through a legislation which will prejudicially affect new and honest enterprises. Today the position is different. Those parties and branches got the advantage of inflation and today when branches will be opened thoy will be opened with reference to the present context of thungs If banks are really eager to open their branches today they will certainly be more cautious because after all they are business men. They are not going to have their business expanded only to spit the law or other proceed according to the fundamental principles of self-interest automatically be anxious today and it is extremely unfortunate that the Finince Member has stated that they are forestalling. These binks are not forestalling anything. They are only carrying on their growth in the normal way and if any party is guilty of forestalling, if I may say so without any disrespect to the Government or the Honourable the Finance Member, this Bill is guilty of forestalling the considerations which will be before the Select Committee which is going to consider the bigger Bill. This Bill cannot be considered apart from the other provisions of the bigger Bill We have to consider this along with clause 11 of that Bill and with other things. It is a controversial question whether banks should have rapid marches or not Much can be said on either side. Therefore things cannot be anticipated or prejudged

As I was submitting, this Bill will have the effect of tightening up the growth of honest and deserving enterprises. The effect will be that big banks which have already spread the tentacles of their activities all over the country, they will not only come to stay but they will have the additional advantage of being relieved of any healthy competition that may be offered by new enterprises Sir here again the whole thing boils down to the question of Tatas, Dalmias and Birlas etc According to Newtonian law all matters gravitate towards the earth and according to the law of administration of this country, whatever is done will inure to the benefit of certain big banking concerns only, cert up big banking enterprises only and all the small banking concerns will be washed out. All the advantages will be enjoyed only by the big magnates who have already got a sure footing and stronghold not only in one province but practically in all the important cities of the country. As time goes on these big organisations will have free field and they will be relieved of all healthy competition that might be offered by new enterprises. Therefore on principle also that is bad Sir the Honourable the Finance Member has proposed in his Statement of Objects and Reasons to give authority to the Reserve Bank to examine the financial structure and the earning capacity and the capital assets and all that In clause 3 also reference is made to that Now, Sir, may I enquire from the Honourable the Finance Member what has the Government done in order to increase the financial efficiency of these comparatively new and less developed banking concerns Sir, I will not use strong language But if I were in the opposition as we were in the Budget session and if this Government were the previous Government, then, I would have said that the Government are throttling the banking institutions from two ends At one end the Government is putting down in the matter of capital issues and at the other end fresh shackles are put by saying don't go to the field, you do not extend yourself If the previous Government were here and if I had been in opposition, I would have said the same thing, but what is the position today with regard to capital issue matter I must say that it is an open scandal that there are no principles governing the grant or refusal in the matter of application of capital issues. It is only the rule of thumb of some

[M1 Sasanka Sekhar Sanyal] authority in some department somewhere that decides to grant or not to grant the application This is one of my standing objections and there are several cases which I will take up personally with the Honourable the Finance Member for his consideration I know of certain Banks who have stood very well by the community for over 25 years. They have grown and grown and spread their branches and they have done good service to the constituents, but then the more you do good things, the more you require capital and the capital has to be increased. When they make application to the authorities for increase of their capital issues, usually the first reply is that the application is not according to form It is not pointed out how the application is not according The second reply that is usually given is that the requirements have Nothing is said about what those requirements are not been fulfilled ultimately when everything is done then the summary order goes that the capital issues cannot be granted Permission is refused. Why are these Banks which are doing very well and which would have done much better being refused nutrition by the rule of the thumb of the department would also say that the Honourable the Finance Member ought to take also the moral responsibility for the collapse of some Banks during the last few The Honourable the Finance Member was very light in using the expression that he received complaints that some branches could not pay to the I do not know which are the branches and which are the Banks But I will not be surprised if there are one or two. But you cannot penalise the whole community of Banks because there are some black sheep within the fold. But I would rather bring the alternative charge that some of these Banks have collapsed because of the one reason namely refusal to give permission for increasing the capital structure and so the moral responsibility for their collaise rests on the Government. These Banks have spread their Branches between 1938 to 1945 The Branches increased but the Government did nothing would have understood if the Government had stopped the spread of these branches in time but having allowed these Banks to spread their branches all over the country, if the depositors interest is so dear to the Government as it should be, then the Government ought to have liberally allowed them to grow and develop their capital by issue of capital permits. But then the Government did not do that So, for sometime the Government kept quiet over the whole matter and then the interest of the community required that the Government should give assistance by allowing share capital to increase, but by withholding the permission the result is that on account of this callousness and cruelty of the Government, these Banks have crashed I lay the charge at the door of the Government

Dr. Zia Uddin Ahmad: You would have said all these had you been on this side of the House?

Mr Sasanks Sekhar Sanyal: Mv point is this that it is not the time of interfere like this, because I can conceive of Bunks, I can conceive this position generally also that Banks can grow and avoid a crash even if they do not get capital assistance from the Government provided they are allowed to have free scope in their developments. After all the Banks do not really flourish very much upon the capital of shareholders as upon credit. I know of certain Banks who have got such enormous credit in their own locality that they do business in lakhs and lakhs which create the impression that these are very big Banks that they have very large share capital that they do not care to know whether the capital issue department is issuing permit or not. They look at persons who are pioneers and who are at the helm of affairs of Banks. There are some outstanding personalities in certain Banks which in themselves are adequate credit and that helps the Bank in carrying on smoothly and that also always keeps depositors interest safe. Therefore I would beg of the Honourable Mamber not to throttle these institutions from both ends. Banks must grow they should not come to an end at all. The Honourable the Finance Member, whose knowledge of affairs is certainly much more than mine has used language.

which I certainly do not appreciate much. There has been in recent years a rapid increase in new branches of Banks mostly at places where adequate banking facilities are already available. As a humble student of economic we hear that Banking in India is still thousands and thousands of miles away from the saturation point in our country. It is said that even in America and other advanced countries, banking has not reached its saturation point. Are we to understand that in our country we are so advanced economically that we have reached the saturation point? Certainly not Then Sir, my Honourable friend used the language, "where adequate banking facilities are already available" Sir, he should not have found fault with that, because as with the law of nature commerce banking and industrial institutions have a tendency to gravitate to particular places. They seek their own level, they flock together and they create some sort of circle. If there is one Bank doing good business, then a banking field is created, there is foom for another Bank. Similarly the field creates Bank and the Bank creates field. This is a sort of virtuous circle, not a vicious circle That is how human institutions grow Why should it be different in respect of Banks' Now Su, I am glad that the Honourable the Finance Member referred on's to the principal Presidency towns there has been overcrowding in Presidency towns. But if he wants to relieve the congestion, I would ask him to bring in a legislative measure which will induce or compel these big capitalistic Banks to penetiate into the villages so that the towns might be an easier field for more enterprising and less capitalistic institutions. After all, if the congestion is to be relieved, let relief be in favour of the growing concerns, not in favour of those who have already reached the peak of development. I will be very glad if by his legislative measure the Honomable Member can induce the Birlas, the Tatas and Dalmias, and all these big financiers to help the development of banking in rural parts

Mr Deputy President: As it is now five o'clock, the House will now adjourn The Honourable Member can resume his speech tomorrow

Han Addus Sattar Han Ishaq Seth: (West Coast and Nilgers Muhammidan) Sir, before you doorn the House I want to offer the House and explanation with regard to the names included in the Motion for Select Committee which my Honourable friend has proposed. It is not given to any Member to propose names without getting the sanction of Members whose names he wishes to propose. For the information of the House, I may say that the usual practice is that if an Honourable Member wants to make a proposition like this, he approaches the Whips of the Parties so that the Whips can give the names of such people who are willing to serve. In this particular instance, I do wish to bring to the notice of the House that none of the Members of the Mushm League Part, was approached nor was consent given.

Mr. Sasanka Sekhar Sanyal: Sn I owe an apology to the House Being new to this House, I thought that when I was giving a Motion for reference of the Bill to the Select Committee which is a Committee identical with the Committee which is going to sit and which has already been passed by this House, no further formalities were required. Therefore, Sir. I must say that in my want of wisdom, I thought I was doing something which may not be wrong. But since I now offer an apology to the House, I would ask the Whips of Parties to obtain the necessary consent so that the factum valet policy may be approved

Mr. Deputy President: For the guidance of the House as I told yesterday when a similar point was raised, I may again inform the House that it has been decided in this House that no names should be mentioned in the Select Committee without obtaining the previous consent of the Members whose names are proposed. But now of course it sometimes happens that the consent of individual members cannot be obtained. But if this had been left to the Party Whips, and if the Whips are willing to give names, they are supposed to have taken the consent of the Members whose names they propose I hope this practice will be followed in future

The Assembly then adjourned till Eleven of the Clock, on Thursday, the 14th November 1946.

Statement of the table of the control of the contro

				LEGISI	ATIVE	SSEMBI		[131			
ovember 1946	Practical experience	GHQ letter 0960/465 (MSID) dated 4	Dec 45	Lands and Hunga Service, Middle East from Dec 1940 to 1944 Came over with May Gen HAYES from Middle East to mangurate Lands Hunga and Duposals, India Oct] 64	Lands and Hrrngs Middle East and Parions Aug 44 Jouned I. H & D Ladie New 1944	13 years with Military Lands and Car- tournents Doys 1942 appointed to Gyril Defence Dept to implement evel Defence measures Joined L. H. & D. Trades Mars 1948	-	Estate Agent. Seoy to (Feb. 45 Lunited Companies Joined L H &D	•
List of Officers—Lands Hirings and Disposals Service, India	Technical qualifications	Special appointment			Fellow Chartered Surveyors Insti- tution	Fellow Chartered Surveyors Insti- tution			Licensed Valuer Surveyor and Claums Assessor		
Lands Humgs and	Appointment	Dır Gen		д ж	Dr. of Dis.	Dep Dir	Dep Dir	Dep Dir	Dep Dir	Asset Dir	
Lust of Officers—	Unit	IA	BARO	(late IA)	IA	IA .	IA .	IA	R. Sign	RAOC	
,	Name	G W. Hodgen	J. N. C. Tavlor		A 8 Sullivan	S A. Bowden	A. W. H Lawless	R. C Trigge	P. A Totterdell	R H. Atkmson .	
	Rank	1. Mag Gen.	2. Bng		3. Brug.	4. Brig	8. Col	6. Col.	7. Col.	8. LtCol .	

				AP	PHID						993
DCRE RE UK 1940 to 1943 G.E. Garrson Engeneer, Indas 1943 to 1945, CRE Shillong 1945 to June 46. Jomed L. H.&D. June 1946.	Surveyor and Assessor,	Experience with firms of Chartered Accountants from Nov. 1921 to 1939	1922—1929 Executive Engr Jodhpur State, 1929—39 Manager and Technical Director engineering firms in Indus	Knowledge of industrial and commer- cial conditions in India	Civil Experience in Surveyor's Dept of construction Engineers.	Executive Officer and MEO under G of I from 1928 to 1944.	Regular Royal Engmeer Officer	Experience with Civil Engineers and Contractors. AGE ME Service from 1943 to joining L.H &D May 1946	10 years legal and estate management.	GSS Engineering Company in Americal 1943 On loan External Affairs Dept. 1944	Assustant to Private firm 1927 Own Practice 1933—39
Associate Member of Institute of DCRE RE Civil Engineers Associate of German City and Guild of London Insti- tute in the feeling of Engineer- ing (Civil & Mechanical		Associate Member of Chartered Accountants Fellow Royal Econ. See Fellow Royal Statistical Society	Chartered Structural Engmeer Qualified Mining Engmeer	B Sc Agriculture (Australia)		M A Punjab University	Civil Engineer	Civil Engineer		B So Eng M A Cambridge (Maths Tripos)	Fellow Chartered Surveyors Inst Member of Royal Santary Inst Architect and Town Planner
Assust Dur	Assust Dur	Assust Dir	Assust Dur	Assust Dur	Assust Dur.	Assest Dir	Assust Dure	DAD	DAD	DAD	БАБ
RE	RE	RA	RIE	Ind Observer Corps.	RE	14 Pun	RE	RE	BLASC	ABRO	RE
E H. N Augner	S F Cooper	ІТ W. Сочте	H S Howarth	D C Metk	B M Manning .	L Shahbaz Khan	W E I, Pettman	J Aganoor	R H Bernard	G E Barton	H. J. Bushop
9 .4-Coi	10 Lt.Col .	11 IA-Col.	12. L4Col	18 LACol .	14. LaCol .	15. Lt -Col	16 Lt -Col	l 7. Major	18 Major	19 Major	20. Major

4				LEGIS	LATIV)	ASSEM	BŁY		[18	ra Nov.	1946
Practical experience	Management Land Agent 9 years UK	Experience with Local Authorities in UK 1929 to 1940	Rating Surveyor and Valuer 1920 to 1940	Knowledge of systems of land tenure Indus and Estates Manager	10 years experience management lands in India	Experience as Surveyor and Valuer with Local Authorities UK 1930 to 1930	20 years experience on roads and buldings construction in India.	20 years experience with Estate Dept Southern Railway (UK).	Experience as Surveyor, Estate Management for of from 1929 to 1944 CRE ME Services Jan 45 to joining L H &D June 1946	Experience in Survey and lands admin- istration, Australia 1936 to 1945	Survey Course -R A Jonedl, H &D
Technical qualification	Studied Estate Management (London University,	Final Rating and Valuation	Member of Rating Surveyors Asan Fellow Royal Statistical Society, London			Associate of Incorporated Assn of Rating and Valuation Offrs	Member Inst Civil Engineers		Associate Auchoneers and Estate Agents Institute Studying Final Chartered Sur- veyors Institution	Registered Surveyor and Town Planner Member of Institute of Surveyors (Australia)	
Appointment	DAD	DAD	DAD	DAD	DVD	DAD	DAD	DAD	DAD	DAD	DAD
Unit	RASC	6 G/R	R4	R4	RIE	RE	RIE	RE	RE	RE	RA
Name	N A Beard	C A Buxton	C W Care	T G Crosse	S. T. Cox	R R Howarth	G W Kemp	E W Fisher .	E. R G Lanham	G, R Gerlach	B G Marsh
Rank	21 Major	22. Major	23 Major	24. Major .	26. Major	26, Major	27. Major	28. Major		30. Major	31. Major

32. Major	S N Mubayı	RIE	DAD	LL B Passed Exam for ICS	Employed by I. H & D on statistics Inspector of Station Acets N. W Rly 1929/43
33. Major	M Malgonkar	жан	DAD	•	Six years experience with Cantonment Executive Serves until jouing L. H&D. in April 1845
34. Major	H B Nock	RE	DAD	Articles Surveyor and Valuer Inter Auctoneers and Landed Pro- pertAgents	Five years experience with firm of Rating Surveyors and Valuers
35, Major	J G Sievwright	RIF	DAD		Local Land Agent Clams Commission, War Office 1941 to 1945 (Setking claums for damage to Lande, buildings, etc.)
36. Major	H.O Vigh	RIE	DAD		Quantity Surveyor in MES for 5 years
37. Capt	M Assersohn	Ind Gren	\LH&DO	Accountancy	Engaged on statistical work
38. Capt.	A J. Buttars	Mah L. I	ALH&DO		Practical experience with L.H.&D. Service since December 1945
39. Capt	A W G Bard	RE	4LH&DO		Assist to Chartered Surveyor 64 years experience on W D Schedule Bills of Quantities, etc
40. Capt.	L. J Barnes	GL	4LH&DO	Chartened Quantity Surveyor	Quantity Surveyor to private firm
41. Capt	J Barr	RE	ALH&DO	Student M I C E	6 years experience with Local Authorities in U K as Municipal Engineering Assistant
42 Capt	V Belekrishnan	Pn Corps	ALH&DO		8 years exp>nence as Supervisor Surveyor & Estimator to Madras Corporation
43 Capt	R N Banerjee	11 Sakh	ALHADO		
44 Capt	F. H Belletis	9 Jat	ALH&DO	BA (Hops)	Land administration. Cantonment Executive Officer 1938 to 1942.

APPENDIA I

996					LEG	ISLAT		SSEMBLY				[18	TH N	οv	1946
Practical arrangement	14 years practical exper ence in Build-	ings & Public Worse. 1st Class Magnitrate 12 years Land Revenue Officer, etc. 1929 to 1941.	G E. August 1946 to joining L.H &D.	Assistant Civil Engineer	4 years experience as Civil Engineer (Surveying, estimating, etc.)	Architect. I year Lands Branch, WE, UK.	Civilian Garrison Engineer 1939 to 1943	Ovel Engmeer and Valuer.		Over 20 years service with MES	Expenence in Accountancy	Givil Expense from 1936 to 1942.	Civil Experience from 1928 to 1933 Construction Supervisor 1936 to 1943	Land Agent, Surveyor, etc. 2 yrs	Experience with Civil Engineering Company.
Tochmost maildeston.		Departmental Law in Higher standards	B Sc (Givil Engineering) (UK)			Student R I B. A		Assoc. Membrr Inst of Engineers (India) Regd Surveyor & Valuer of Calcutta, High Court.	BE. (Civil) 1930		Inter-Incorporated Accountants	Diplome in Civil Enginee ing	Diploms in Civil Engineering .	Inter—Chartered Serveyors Inst	
Appointment	ALH&DO	ALH&DO	ALH&DO	ALHADO	ALH&DO	ALH&DO		ALH&DO		ALH&DO	ALH&DO	ALH&DO	ALH&DO	ALH&DO	ALH&DO
Unit	RE	AIRO	RE	RE	RE	RE		RIE		RIE	RE	RIE	RIE	RE	RGR .
Name	E. F Bertram	8 A, B Hernd	V. P. Hans	J Burrough	I, J Colyer	R F Chapman		S C. Chakravortty		J. A. V. Cavanagh	D W. Dunlop	н р раз	N K Das	A. D Fardon .	H. W. Forshaw .
								•			·			•	
Renk	65 Capt.	46 Capt.	47. Capt.	48. Capt.	49. Capt.	50. Capt.		51. Capt.		52. Capt.	53. Capt.	54. Capt.	56. Capt.	56. Capt.	57. Capt.

			•		,	•
58 Capt		G N Francis	Ajmer Regt	ALH&DO		Estate Manager 20 years Knowledge of land valuation
58. Capt.		M S Grewal	IAOC	ALH&DO	Diplome in Civil Engineering	Civil Engineering 1930 to 1941.
60. Capt.		S N Ghosh	RIE .	ALH&DO		5 years experience as building Contrac- tor.
61. Capt.		E Gooden	B.A.	ALH&DO	Assoc Rating and valuation Offre Assn Associate Valuers Institute	5 years experience in valuation, etc., with Local Authorities in U K
62 Capt		W E Hutton	RA .	ALH&DO		34 years experence as Land and Min- ing Serveyor Survey work in the Army
63 Capt		N Isranı	RIE	ALH&DO		Experience in Civil Engineering Sur- veying, etc 1919—1940 A G E 1941 to 1945
64. Capt .	ľ	W A. Hateley	RIE	ALH&DO		MES 1930 to date
66 Clapt		D C Lawless	RIASC	ALH&DO		24 years Lands and Hurngs in Middle East in Iraq, Syria and Persia Joined LH&D India January 1945.
66. Capt		S P Jogs Raco .	RIE	ALH&DO	Degree in Engineering M R. San Inst (Lond)	Experence in Civil Engine-ving with Municipalities in India 1923 to 1948. A. G E 1943 to 1946
67. Capt .		Jalai Dun	RIE	ALH&DO	Post Graduate Civil Engineering	20 years experience in Military Engne- ering and accountancy.
68. Capt		V. C. Jan	6 R. R.	ALH&DO .	BA.LLD	Practiced Lawyer in Civil and Revenue Courts. Conversant with laws of tenancy etc.
69. Capt		S. A. Manung	8. E	ALH&DO .	:	CRE, in U.K from 1939, Continuous experience with MES., to jouring LH&D, in March 1946
70. Capt		P G. Matra	7 B.B	ALH&DO		Accountancy.

	Name	Unit	Appointment	Technical Qualifications	Practical Experience
71 Capt	P L Morada	10 Rajput,	ALEADO	•	Business experience with private firms in connection with properties
72 Capt	R H J W Morton	RE .	ALH&DO		Apprentised Civil Engineer
73 Capt	D A. Mowat	RA	ALH&DO		Civil Engineering Draughtsman
74 Capt .	A. E. Muller	RE	ALEADO	Civil Engineer	Civil Engineering
75 Capt	К. Метевуват	RIE	ALH&DO	Civil Engineer	Il pre-war experience in Madras PWD (Highway Dopt.)
76 Capt	C W S Plant	RIE	ALH&DO		30 years training and experience in Civil Engineering
77 Capt	R D'Rozario	RIE	ALH&DO	Givil Engin v r	Experance in Mittary (ngin'ering from August 1943 to S'ptember 1944
78 Capt .	D D Robinson	RE	ALH&DO	Vrchitect	Estate Agency Valuation
79 Capt .	K H Robinson	Royal Su 4	АГНФО		34 years army experience dealing with properties in U. K.
90 Capt	K C Rajan Raju	Mah L I	.VLH&DO	LL D	Advocate of High Court of Judicature Estate Management
81 Capt	T S. Swan	нооб	ALH&DO		Experience with LH&D since June
82 Capt	P K Swamy	MLI	4LH&DO		Accountancy
83 Capt	R J B Sneddon	KOSB	\LH&DO	Chatrd Civil Engineer	Experience with firm of Cha tend Civil S Engineers
84 Capt	T B Shah	26 Kumson ALH&DO	ALH&DO	-	Trained in Estat Management in Court of Wards, etc.

					•
86 Capt	H. S Sethi	7 Relput	ALH&DO	ва	Assist in managing family property
86 Capt .	8. D Satsanga	2 Punjab	ALH&DO	LL B 1931	Practised as Pleader in District Courts from 1932 to 1941
87. Capt.	T R R Sundaram	RIE	ALH&DO	Degree in Engineering	A G E 1943 to 1944 Civil Engineer
88. Capt	H L Vand	RIE	ALH&DO	B Sc (Hons) Degree in Civil Engineering	Gov-rament Contractor and Civil Engmeer 1935 to 1942
89. Capt.	L F. Waller	GĽ	ALH&DO	Chartered Surveyor	Land Agent and Valuer under W D 1941 to 1943
90 Capt	T H F Whitton	RA	ALH&DO	Professional Associate Chartered Serveyors Inst Associate Land Agent Society	Experence with private firms,
91. Capt	Ress O T	RE	ALH&DO	Diploma, Inct Mech Eng and School of Mines	Experience as Surveyor and Engineer from 1937 to 1943
92. Capt.	H C Singh	RIASC	1LH&DO	B Sc	Registering Officer to U P Govern-
93. Capt	I C Wright	RE	ALH&DO		3 y. ars experience as Surveyors
94 Leut	8 D Chaudhry	RIE	ALH&DO		Experience as Surveyor with Government concerns
95 Lieut	N Kunhiraman	RIE	ALH&DO	Civil Engin et	10 years experience
96. Lieut.	Protap Roy	RIE	ALH&DO	B Sc	Experience in Military Engineering 1943 to September 1966
97. Lacut.	J. D Turner	Gen Lust	ALH&DO	Final of Auctioneers and E tate Agent, In-t	Expenence with private firm
98 Lieut	N. Winter	Gen List	ALH&DO	Chartered Accountant (Lond)	Experience in Property and Estate
99 Licut.	P F C. Wynne	Gen Last	ALH&DO		Lands and Hirings in Middle East from February 43 to February 45 on transfer to LH&D India

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	Appointment	Technical Qualifications	Practical Experience
	Assistant Director	Chart red Surveyor & Estate Agents (Quantits and Rating) (P.A S.I.)	Experience with firms in London and India
		Fellow Valuers Association	•
	Ditto	F A I (Auctioneers Inst)	Valuer Surveyor and Estate Agent from 1927 conwards. Own business
	Ditto	English Bar Examinations (Hons) Legal	Logal practice 4 years
			Company Administration and Managem nt S 9 years
•	Deputy Assistant Director	Fellow Archite et and Su veyors Assn Institute of Arbitratos (Fellow) Assonate of Society of Autoineers & Landed Property Agents.	Exponence as Architect and Surveyor 1938 to 1939
	Ditto	F. llow Incorporate d Scorety of Auctioneers Experience in Valuation and and Landed Property Agents	Experience in Valuation and Surveys 1926 m to 1945.
106 Mr. V. W G Barrell	Ditto	P A S I (Valuations) A A I	Experience in Valuation and Surveys 1934 to 1939.
•	Ditto.	F. llow of Faculty of Architects and Survivors V. yors F. llow of Valuers Institution.	Exponence in Estate Management, Sales, Valuation etc., 1919 to 1939.
107 Mr. A I G Harding .	Ditto	Assonata of Auctioncors and Estate Agents Institute	Branch Manager, Negotastor and Surveyor Fr from 1936 to 1941.
	Ditto	(Inter, Chartered Surv. yors Institution (Valuation)	(Inker, Charteered Surv. yors Institution Experence with firm of Charteered Survey (Valuation)
	Ditto	P A S I (Valuations)	Experience in Management of landed esta- tes, airl engineering and valuation from 5 1932 to 1940

							PPENI					100
Experience in management and sale of properties.		Agent for Landed Estates in U. K from 1934 to 1940	Experience in building construction in U.K.	•		Deputy Chief Engineer and General Manager BBCI 1930 to 1945	Experience with firm of Architects and Surveyors.	Reting and Valuations from 1931 to 1937. Partnership with general professional practice 1937-40.	Assouate Auctioneers and Estate Agente Professional experence with private firms Institute. Institute. Roman 1794 to 1846. U. R. and Australia from 1794 to 1846.	Land Agent in private practice from 1936 to 1939	From 1936 to 1939 experience in valuations, practical development and Surveys, etc.	Estimating and Directing conversion of London properties. Valuation of damage to Ohashells and Fittings. Sale of London and Rome Counties Blocks 1944-46 with Glaime Commission War Office.
Associate of Auctioners and Landed Pro- Experience in perty Agents	Fellow of Royal Geographical Sourty	Fellow Land Agents Society. Diploma in Agriculture and Estate Management	Inter Auctioneers and Estate Agents Examination.	Papers and Agreements awasted from India Office.	Papers and Agreements await of from India Office	Degree in Civil Engineering	Inter RIBA Architect and Surveyor (Articled)	Member of Valuers In thutton,		Fellow Land* Agents Society (Qualified Associate 1944)	Member of Incorporated Somety of Auctioneers and Landed Property Agents	
Datto		Ditto	Dritto	Ditto.	Ditto	Ditto	Ditto	ALH&DO	Dietce	Ditto	Ditto	Ditto
110 Mr. K. B. Kilner		111 Mr. J. K. Brittann	113 Mr. H. S. Gall	113 Mr. L. A Gallaber	114 Mr. J Pony	116 Mr A. H M. Campton	116 Mr J D. Ferrow	117 Mr. A. Hinton	118 Mr. L. Serudwick	119 Mr. P. A Greug	120 Mr. E. Lake	121 Mr. E. G. Brown

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02			1	LEGISLA		SEMBLY		[18:		194
Practical Experience	9 years experience with firm of Estate Agents, Valuer, Surveyor and Auctionre- er	1928 to 1944 Estate Management, Valuation and Surveying	Practical experience for 15 years in every branch of profession	Experience with private firm from 1926 to 1940 Estate Surveyor, Ministry of works from 1940 to 1943	Exp. mence in property management, valuations, surveys and auctions from 1932 to 1939	Negotator with private firm specialising in Investm nt. 1932 to 1938 Mana er to private firm 1946	Professional Assistant to firm of Chartered Surveyors and Land Agents	1934 to 1939 Surveyor, specualismg in estate development, valuation for mortgage, dilapidatons. Oost and Wodie Accountry, Structural Engineering and building construction	Practical knowledge and experience in master relating to sales and leasing of real Nandronal estate, valuations estate of management	•
Technical Qualifications	Final Auction.vr. Institute	P 4 S I. (Valuation) Town Planning Member Royal Sanitary Institute	Licentiate of Auction ers Institution	FALPA	A A I 1941	Royal In titution of Chartered Surveyors (Valuation) Taking Final Examination	PASI			
Appointment	АГНФДО	Dutto	Difto	Ditto	Ditto	Ditto	Ditto	Ditto.	Ditto	:
Мате	122 Mr. G Medding	123 Mr L S Gillard	124 Mr H F Midworth .	126 Mr L A Harnson	126 Mr D O J Duncan	1 27 Mr. H B, F Miller	128 Mr W J H Shopherd	120 Mr H, C Morns	120 Mr J B Eastmure	131 Mr. D. G. Besker

132 Mr. K. L. Eaves	Papers and Agreements awaited from India Office		
133 Mr A L Russell			
134 Mr. A. D Middleton			
135 Mr. E Wood .			
136. Mr. J E Morganstern	АГН&DO		Many years experence on land work in India-Rent suits Disputed Titles Valu- ation of lands and assessment of rents, East Bengal
137, Mr. G Robertson	ALH&DO	_	Worked in Burns 1914—1920 In U. K. 1920-23 In Burns 1926—42 In Assem 1942—45 with I T. A
138. Mr. J. G Brown .	ALH&DO		1920—24 Estate Agents and Valuers 1925—40 Civil Engineering in South America, Burma and India
139 Mr. G N Frattim	ALH&DO	B Sc (Lond)	1926 Agricultural Officer and Director of Propagands in India, Burms and Coylon 1935 to 45 Estate Manager, Calcut
140. Mr. S. F. Lee .	ALH&DO		Assistant Enginer (Gardons) Assam—5 years M.chancel Department Indian State Railways—8 years Construction Supervisor H M Office of Works U K—2½ years
141. Mr. H Bhar	ALH&DO	BE Grail, CE (Diploma), AMLE (Indus)	1927—28 PWD Darpooling 1931-32 Private firm of Surveyors and Valuers, then onward in private practice as Con- euthing Engineer, Surveyor and Valuer.
142. Mr. M. M. Banerjee .	АГНФО	B E (India)	3 years with PWD as Assistant Engineer 44 years as Assistant Controller of Pur- chase G of I (Supply Department)

004			LEGISL	ATIVE ASS	umbl:	,		[14		oy. 194
Practical experience	20 years experience in civil and skruckaral engineering	Assistant Assessor to Municipality 1940—48, Chief Surveyor and Valuer, Collector's Office 1943 to 45	P W D 1925 for eight years in Inde- Over 15 years as Civil Engineer in differ- out capacites	Assistant Engineer Manchester and India 1914—19 Consultung Engine ver Construction, Buildings, etc. 1919—27. Planning Engineer, acquisition of sites; 1927 to 42	25 years experience in engineering survey- ing and estunating	1921 to 45 Engineering experience with municipalities and railways	Consulting Surveyor for valuation of build- ing and lands from 1927 to 1945	22 y ars experience with Government and Industrial firms (Tatas)	Experience in City Planning, survey and valuation	P W D 1914—1928 Civil Engineering 1928—1941 Civilen AGE in MES from 1941—1945
Technical qualifications	Associate of Institute of Structural Engineers (London), Momber of Royal Santary Institute	BE (Indes), CE (Indes), AMIE	Diploma in Municipal and County Engrigite Assoc Member See of Civil and Most Engueers 1921 Fellow Faculty of Architects, London 1917	Member of Institution of Electrical Engineers (Lond) 1926 Member of Institute of Engrs (India)	BE (Civil) (India)	Inst of Gvul Engrs (Lond) Inst of Struc tural Engrs (Eng.), cto	BE (Hone) Eng, B 8c	Qualified in cadastral survey and settle- ment operations, I Sc and B Sc	B Sc and M Sc, B A	ВА, ВЕ
Appointment	ALH&DO .	ALH&DO	АГНАДО	ALE&DO .	ALH&DO	ALH&DO	ALH&DO	ALH&DO	ALH&DO	ALE&DO .
Name	143. Mr. S D Wason	144 M. P. K. Ghosh	146 Mr. R J Dusajo	146 Mr. E. G Lazarus .	147 Mr. B M Mana	148 M. T. V. Sundaresan	149. Mr. T 8 Jotwan	150 M J. Chanda .	151 Mc M B Ghosh	162 M · H R, Vand

						AP	PENDE	X I						1005	
Assistant Engineer 1922 to 1945	18 years P W. D Consulting Engueer in private practice and estate agent.	Farm and Estate Management	Givil Engineer with Municipal Authorities and private firms 1923 to 1946	Retired District Megistrate, many years experience in valuation of lands both agriculture and homestead type	Civil Service, Assistant settlement Officer, etc.	5 years M.E.S. 24 years Ceylon Government 3 to 4 years M.E.S.	Trained in U K. as Structural Engineer Joined CPWD 1941	8 years experiented in Civil Engineering with private firms	Logal Officer with L H & D	Engineering Assistant 1936-37 Ward Engine'r Bulding Dept 1937—44	Experience as Garrison Engineer M E S	Electrical Engineering and steel construc- tion work Commissioned in India Army	11 years experience in property management, dealing with assessment, execution of leases, etc.	Engmeering experience from 1926 to 1939 Civilians G E 1943—44	
. Diploms in Civil Engineering (Lond.)	BE (Civil)	Bach, of Agriculture	B So in Engineering, A M I C E , A M I T		Retired Civil Servant	Assoc Member of Inst Engueers (Indis), 5 years M.E.S. B.So (Hons), Diploma in Ovel Engr. 1st ment 3 to 4.1 Class	•	BE (Civil), (Ind)	B L. and M.L. (Law)	B Sc, B.E (Gvd)	AMIE.	Diplome in Electrical Engr., AMISE, AMICE, B.E., B Sc.		B.E., 3 years study U.K	
ALH&DO .	ALH&DO	ALH&DO	ALH&DO	ALH&DO	ALEADO .	ALH&DO	ALH&DO	ALEADO	ALEADO .	ALH&DO	ALE&DO	ALEADO .	ALEADO	ALEADO	
163 Mr. D. R. Kalıs	164. Mr S. R. Palsule .	156. Mr. R. J. Potnis	156. Mr. N Basu	187 Mr. U. G. Dutt	158 Mr. J. F Gantzer, M B.E.	159 Mr S J. Mahajan	160 Mr. E. Arndt	161. Mr. G. C Roy .	162. Mr K S. Sankaraman	163. Mr. M A. D'Sousa .	164. Mr. C. H. Mumbaz Hussem.	165 Mr. S. V. R. Bise .	166. Mr Bhagat Ram	167. Mr. K. 8 Muddur	

The following officers are employed on the administrative work of LH&D Directorate an I Service -

Rank		Name	Unit			
168	Major	W J Mor:18	RIASC			
169	Captain	W L Ash	Gen List			
170	Captain	B W Mason	1100			
171	Captain	W R Phillips	1400			
172	Captain	J E Ross	IACC .			
173	Captain	I R Kapoor	I.A C C			
174	Lieut	C Hind	IACC			
175	Lieut	M E English	IACC			
176	Lieut	11 E Lawrence .	IACC			
177	Lieut	F H Collins	IACC			
178	Lieut .	R Handyside	1100			
179	Lieut	K & Menon	IACC,			
180	Lieut	S T Baker	RIASC			
181	Lt Col	\ E Wilson	Middle East 1939 to 1944 Came over with Maj Gen HAYES to inaugurate Lands and Hirings in Oct 1944 to date (Gen List)			

APPENDIX II

[Vide page 960 ante]

No 1/2/46 POLITICAL (E)

GOVERNMENT OF INDIA

HOME DEPARTMENT

Neu Delhi, the 4th March, 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigness Act, 1939 (XVI of 1939), the Central Government is pleased to declare that the provisions of the Registration of Foreigners Rules, 1939, except rule 8 and such of the Provisions of rules 4, 14, 15 and 16 as apply to, or in relation to, passengers and visitors who are not foreigners, hall not apply to, or in relation to General Fleming and Mr T II Macdonald of the Government of the United States of America for so long as they remain in India

A W LOVATT,

Under Secretary to the Government of Ludin

No 1/4/46-POLITICAL (E) GOVERNMENT OF INDIA HOME DEPARTMENT

New Delhi, (3), the 11th 4pril, 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners Act, 1930 (KVI of 1839) the Central Government is pleased to declare that the provisions of the Registration of Fereigners Rules, 1839, except rule 8 and such of the Provisions of

rules 4, 14, 15 and 16 as apply to, or in relation to, passengers and visitors who are not foreigners, shall not apply to or in relation to,

- (1) Mr Thomas W Simons, Senior Economic Analyst to the American Consulate General at Calcutta and his wife.
 - (2) Miss Minnie Gay Cox, Clerk at the American Consulate General at Calcutta,
 - (3) Mr George K Murray, Clerk at the American Consulate General at Bombay, and
 - (4) Miss Anne Hiers, Clerk at the American Consulate General at Calcutta.

for so long as they retain their present employment

A W LOVATT. Under Secretary to the Government of India

No. 1/4/46 POLITICAL (E) GOVERNMENT OF INDIA

HOME DEPARTMENT New Delhs, the 17th May, 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners Act, 1836 (XVI of 1939), the Central Government is pleased to declare that the provisions of the Registration of Foreigners Rules, 1859, except rule 8 and such of the Provisions of zules 4, 14, 15 and 16 as appl. to, on in relation to, pissengers and visitors who are no foreigners shall not apply to, or in relation to Mrs. Ralph Block, will of Mr Ralph Block. Principal Public Affairs Officer of the American Mission in India, and her daughter Bridget Block, for so long as they remain in India

F SINGH.

No 1/4/46 POLITICAI (E), GOVERNMENT OF INDIA. HOME DEPARTMENT

New Delhs the 3rd June 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners Act, 1939 (XVI of 1939), the Central Government is pleased to declare that the provisions of abor (Avi or 1995), the Central Government is pleased to declare that the provisions of the Registration of Foreigners Rules, 1999, except rule 8 and such of the Provisions of rules 4, 14, 15 and 16 as apply to or in relation to, passenges and visitors who are not foreigners, shall not apply to or in relation to Messrs George Oswald Barraclough and Robert Louis Welk, United States Government officials of the Foreign Liquidation Commission, for so long as they retain then present employment

F SINGH.

No 1/13/46-POLITICAL (E)

GOVERNMENT OF INDIA

HOME DEPARTMENT

New Delhi-3, the 27th August 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners Act, 1939 (AVI of 1939), the Central Government is pleased to declare that the provisions of the Registration of Foreigners Rules, 1939, except rule 8 and such of the Provisions of to Regularation or Foreigners Studes, 1800, except rule o and such of the Provisions or rules 4, 14, 15 and 15 as apply to, or in relation to Mr. Stanley R. Chartrand, Assistant Public foreigners shall not apply to, or in relation to Mr. Stanley R. Chartrand, Assistant Public Affairs Officer, American Comunitae in Madras and Miss Huth A. Grover, clerk, American Commitate General at Calcutta, for so long as he/she is employed in his/her present post.

, F SINGH.

Assistant Secretary to the Government of India.

No 1/14/46 POLITICAL (E)

HOME DEPARTMENT

New Delhi-3, the 27th August 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners Act 1939 (XVI of 1939), the Central Government is pleased to declare that the provisions of the Registration of Foreigners Rules, 1939, except rule 8 and such of the Provisions, or cludes 4, 14, 15 and 16 as apply to, or in relation to, passengers and visitors who are no foreigners, shall not apply to, or in relation to Mr Terence W MacDermett of the United Nations Organization

F SIACH, Assistant Secretary to the Government of India

No 1/16/46 POLITICAL (E)

GOVERNMENT OF INDIA

New Delhi, the 10th September, 1946

DECLARATION OF EXEMPTION

In exercise of the powers confurred by section b of the Registration of Foreigness Act 1939 (XVI) of 1939), the Central Government is pleased to declare that the provisions of the Registration of Foreigness Rules, 1939, except use 8 and such of the Provisions of rule 4, 14, 15 and 16 as apply to, or in relation to, passengers and visitors who are no Mr. Douglas Lee Roy Edwards.

foreigners, shall not apply to, or in relation to

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Miss Eugenia A Richards,

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United State's Foreign Liquidation Mission American Consulate General, Bombay, United States Mission New Delhi F SINGH.

Assistant Secretary to the Government of India

No 1/14/46 POLITICAL (E)

GOVERNMENT OF INDIA

New Delhi, the 17th September, 194 DECLARATION OF EXEMPTION

In exercise of the powers conferred by section 6 of the Registration of Foreigners At 1939 (XVI of 1939), the Central Coveniment is pleased to declare that the provisions the Registration of Foreigners Rules, 1939, except unle 8 and such of the Provisions rules 4, 14, 15 and 16 as apply to or in relation to pussengers and visitors who are in foreigners, shall not apply to or in relation to Miss Phyllis Elizabeth Somerville, Privr Secretary to Mr. Terente W. MacDirmott of the I intel Nations Organisation

F SINGH.

4ssistant Secretary to the Government of India

No 1/16/46 POLITICAL (E)

HOME DEPARTMENT

New Delhi, the 25th September, 1946

DECLARATION OF EXEMPTION

In exercise of the powers conferred by ection 6 of the Registration of Foreigners A 1836 (XVI of 1999), the Central Government is pleased to declare that the provisions the Registration of Foreigners Rules, 1399, except rule 8 and such of the Provisions rules 4, 14 15 and 16 as apply to, or in relation to, passengers and visitors who are foreigners shall not apply to, or in relation to Miss Beth Elene Davis, for se long as is employed in the American Mission, New Delhi

F SINGH.

Assistant Secretary to the Government of India

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LEGISLATIVE ASSEMBLY DEBATES

THURSDAY, 14th NOVEMBER, 1946 Vol. VIII—No. 3

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LEGISLATIVE ASSEMBLY

Thursday, 14th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven t the Clock, Mi President (The Honomuble Mi G V Mavalankar) in the hair

MEMBERS SWORN

Mr Jose Forbes Ormiston, M L A, (Nominated Non-Official), and

 Mr Mangalore Purushotham Par 1 C S , M L A (Government of India Nommated Official)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

MOLESTATION OF WOMEN BY RAILWAY POLICE AT VICTORIA TERMINUS, BOMBAY

523. *Pandit Sri Krishna Dutt Paliwal: With reference to the reply to part c) of starred question No 685, dated the 5th March, 1946, by Srijut D K Lalinr Chaudhury, relating to molestation of women by Railway Police at victoria Terminus, Bombav, will the Honourable the Railway Member please state if the investigation has been completed? If So, with what result?

The Honourable Mr. M. Asaf Ali: The investigation shows that no written complaint was made by the party concerned to the Railway Station Staff A complaint was made direct to the Railway Police at Victoria Terminus and a use against the Chief Head Watchman was registered by the Police on the 2nd October 1945 under Section 120 of the Indian Railways Act and Section 99 of the Indian Penal Code The case was tried in the court of the Honorary Presidency Magistrate Bombay, and was compounded and the accused equitted As a result of this modent, the conduct of the Chief Head Watchman was departmentally investigated and he was removed from service

ADULTERATION OF PURE GHEE

524. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Food Department please state if it is a fact that the latent colouration of Yanaspata has sen enforced to prevent its use for the adulteration of pure ghee?

Mr. B. R. Sen: Action is being taken to enforce latent colounisation of Vanaspath with effect from 1st January 1947

SUPPLY OF SUB-SOIL WATER FOR IRRIGATION

525. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Department of Agriculture please state the steps taken by Government (1) to develop the possibilities of getting adequate supplies of sub-soil water for irrigation purposes in the alluvial tracts particularly in the Indo-gangetic plains, and (ii) to survey the sub-soil supplies of irrigation water in the non-alluval tracts of India?

Mr. B. E. Sun: Subsidies have been given for the construction of 600 tuberells in the UP and 76 in Bihar As the manual boring rigs were found unsuitable for the hard strata found in many areas, eleven mechanically operated rigs have been imported. An expert was brought out from America to advise about the work to be undertaken. As a result a new type of well all now be constructed which will be cheaper and give more water. A training

class has been started to teach the proper use of mechanically operated rigs Steps are being taken to obtain some 30 more ugs from abroad. When these ngs are received and the staff trained, some of them will be used for undertaking survey operations in the non-alluvial tracts

Seth Govind Das: The Honourable Member said some wells are dug in U P. and Bihar; may I know what is being done in other provinces?

Mr. B. R. Sen: The provinces are being taken up according to the enthusiasm shown by the provinces themselves. The provinces where tube-wells up to now have been tried are the U P. Bihai, North-Western Front er Province, Punjab and also the State of Banda

Seth Govind Des: As nothing has been done so far in the Central Provinces will Government take some steps to provide tube-wells for that province also?.

Mr. B R. Sen: Yes, Sir, if there is a demand from that province we shall certainly consider it. The whole scheme is before all the provinces

Khan Abdul Ghani Khan: Did I understand the Honourable Member to say that mechanical rigs were used anywhere in India for boring wells?

Mr. B. R. Sen: These 11gs have just been brought out and they have been sent out to two or three provinces. We have not had the results yet, but from the results of these 11gs in other countries we think they will be suitable in Indian conditions.

Khan Abdul Ghani Khan: Is it a fact that these rigs are merely being used in a drilling school somewhere in Bihar and not one of them is working anywhere in the provinces?

Mr. B. R. Sen: Out of these eight rigs two have been sent to Meerut, three to Bihar, one to Punjab, and two have been kept for the Central drilling school at Roorkee

Sri M. Ananthasayanam Ayyangar: May I ask if any attempts are being made to tap the sub-soil water in the famine districts—the Ceded Districts and Chittoor—in the Madras Presidency?

Mr. B. R. Sen: I shall require notice of that question

Sri M. Ananthasayanam Ayyangar: May I know what kind of subsidy the Central Government gives to the provinces in the matter of tube-wells?

Mr. B. R. Sen: I shall give a reply to that question later on in the day

- Mr. M. A. F. Hirtsel: Have Government got a tube-well programme? It so, what is the total number of tube-wells contemplated to be constructed and in what period?
- Mr. B. R Sen: No comprehensive programme for the country as a whole has yet been drawn up by the Central Government. The provinces have been given the scheme of subady and they have been asked to come up with their tube-well schemes and ask for grants

RE-INTRODUCTION OF RETURN AND ZONE TICKETS ON RAILWAYS

+526. *Shri Sri Prakasa: Will the Honourable the Railway Member be pleased to state, if the Railway Administrations are considering the desirability of re-introducing the system of Return and Zone Tickets? If so, by what time is it, expected that these systems will come into operation again?

. The Konourable Mr. M. AssA All: I would refer the Honourable Member to the Apply to Question No. 117 given on 31st of October 1946 Return tackets were in a mongst the pre-war concessions, available generally to the travelling public Zone tickets on the other hand, were in a somewhat different category being of the nature of season tickets. Consideration can only be given to the reintroduction of zone tickets after the general pre-war concessions have been revived and have been in force sufficiently long to enable their effect on travel conditions to be gauged.

[†] Answer to this question laid on the table, the questioner being absent

STARRED QUESTIONS AND ANSWERS

SHORTAGE OF PRINTED TICKETS AT STATIONS ON E I, RAILWAY

- †527. *Shri Sri Prakasa: Will the Honourable the Railway Member be pleased to state
- (a) if there is a dearth of printed Railway tickets at many stations on the East Indian Railway,
 - (b) the reasons for this shortage.
 - (c) if great delay is caused by Booking Clerks writing out on forms,
- (d) if there is jamming at Booking Offices in consequence, and trains are missed by passengers in consequence, and
 - (e) what steps, if any, Government are taking to obviate this evil?

The Honourable Mr. M. Asaf Ali: (a) Yes

- (b) The reason for the shortage of printed tackets is the increased demand. and the shortage on the East Indian Riniway has been aggravated by a Strike of their Press employees, which occurred in October, 1945, and lasted six weeks. Since this Strike, there has also been a consistent reduction in the output of the Press.
 - (c) Yes, delay does occur in filling in blank paper tickets in manuscript
- (d) Precise information on this point is not available with the East Indian Raiway authorities, but there is reason to believe that inconvenience and delay are caused at booking office windows on account of the use of Blank Paper Tickets necessitated by the shortage of printed tickets
- Tokets necessitated by the shortage of printed tickets (e) Printing of Card Tickets is a specialised work. All possible steps have been taken to increase the supply of printed card tickets by obtaming assistance from Presses of other railways. Every effort is also being made to increase the output of tickets in the E. I. Railway Printing Press.

ISSUE OF TICKETS BY TRAVELLING TICKETS EXAMINERS TO BONAFIDE PASSENGER.

- '528. *Shri Sri Prakasa: Will the Honourable the Railway Member be pleased to state
- (a) if it is a fact that T T E are not allowed to give tickets to passengers who have been unable to obtain tickets even though without any fault of their own, and
- (b) if Government propose to re-introduce the old system of enabling T T E 's to give such tackets to bona fide passengers without charging any penalty?
- The Ronourable Mr. M. Asaf All: (a) No Travelling Toket Examiners are not provided with ordinary tickets but ssue Excess Fare tickets to passengers who are not in possession of tickets
- (b) The question of re-introducing the former practice of granting certificates which would enable Travelling Toket Examiners to issue Excess Fare tickets without including the excess charge leviable under the Railways Act will be considered as soon as travel conditions have eased sufficiently to permit it
- PAYMENT OF BILLS FOR TRUNK TELEPHONE CALLS TO THE ACCOUNTS OFFICER, CENTRAL TELEPHONE REVENUE ACCOUNTING OFFICE, DELHI
- '529. *Shri Sri Prakasa: Will the Secretary of the Communications Department be pleased to state
- (a) if it is a rule that all bills for trunk calls from all over India are sent by the Accounts Officer, Central Telephone Revenue Accounting Office, Delhi;
- (b) if copies of these bills are sent to Telephone Supervisors in various districts as soon as they are sent to local subscribers;
- (c) if the local offices are required to remind-local subscribers of these bills; and if so, what interval of time is allowed for payment, between the receipt of the bills and the reminding,

[†] Answer to this question laid on the table, the questioner being absent

(d) if local offices he p on reminding long after the bills have actually been and and subscribets are required to give the actual numbers of Post Office recepts if they have paid the bills, and

(e) if Government propose to consider the advisability of decentralising the statem and protect the subscriber iron being reminded of bills already paid, by telephone calls in the nucl-t of important work?

Sir Harold Shoobert: (a) No The Honomable Member is clearly referring to the position as it was before April 1943 Since that time the policy has been revised and action has been taken gradually to decentralise the Telephone Revenue Accounting work

(b) No

- (e) The reply to the first part s in the negative. The Honourable Member apparently reterring to the case of defaulting subscribers. The local telephone exchange is required to remind such defaulters over the telephone and this is generally done about a fortught after the receipt of the bills, by the subscribers.
- (d) No. The procedure is that if the local exchange is unable to gain contact with a defaulting subscriber over the telephone, a written notice is sent by registered poot insking the subscriber concerned to arrange payment within two days of receipt of the notice, and to inform the exchange of the day upon which and the office in which payment has been made. The telephone is proscribed after the tapiny of the days of grace.
- (e) As stated in the reply to (a), the policy of decentralisation has already been accepted and the trunk call bills for Calcutta, Bombay, Ahmedabad and Delhi exchanges and for the exchanges in the Madras Circle are now issued by the appropriate District and General Managers. It has also been decided to decentralise the telephone billing work of the Assam Bengul and Bombay Circles but the decision has not yet been put into effect owing to difficulty in obtaining accommodation.

RUNNING OF INTER CLASS SLEEPING COACHES BETWEEN BENARES CANTONNEN AND HOWRAH ON E 1 RAILWAY

- '530. *Shri Sri Prakasa' Will the Honourable the Radway Membri be pleased to state
- (a) if Inter-class sleeping coaches run between Benares Cantonment and Howrab by the 15 Un and 16 Down Expresses of the East Indian Railway.
 - (b) if the experiment has been a success,
 - (c) the number of similar coaches the Railway possesses.
- (d) if the system would be extended and similar coaches run with similar conditions on other trains also, and
- (e) if other Railways also have similar coaches and whether Government propose to make similar arrangements on these Railways?

The Honourable Mr. M. Asaf Ali: (a) Yes

(b) Yes

- (c) The East Indian Railway have three such coaches, all in service, on Nos 15 Up and 16 Dn Express trains
- (d) Yes It is the intention to extend similar services to other trains on the release of certain Ward cars at present utilised by the Defence Department
- (e) Other Government Railways providing sleeping accommodation for Inter Class passengers are the—
- B A Railway—()n the Up and Down Darjeeling Mail trains running between Calcutta and Siliguri,
- and S I Railway—On the Up and Down Indo-Cevlon Express trains, running between Madras (Egmore) and Dhanushkodi via Tanjore

⁺ Answer to this question laid on the table, the questioner being absent

The provision of sleeping accommodation for a considerable number of passengers to whom the facility is not at present available is under consideration in connection with the Railway Board's post war coach design. The financial implications of providing this amenity ere also under examination. It is anticipated that the provision of such amenities cannot be separated from the question of increasing fares

FIXATION OF PURCHASE PRICE OF PADDY BY BENGAL BIHAR AND U P GOVERN

- 531 Mr Madandhar Singh Will the Secretary of the Food Department be pleased to state
- (a) the puce fixed for the purchase of paddy by the Governments of Bengul Bahar and United Provinces and
 - (b) whether there is any difference if so what the reasons are for that?
- MAR B R Sen (i) Visit terrent giving the purchis 1 ccs of 1 iddy u Bihu and Brigal is liid on the table of the House The l 1 ccs inmendo not mike direct purchises of paddy
- (b) The reason fardisparts in needed piddy prices in the U.1. It and Bengel is that markets in different justs of the country is acted differently the secretify conditions excited by the War and the medence of merric in price was not uniform. As a result of efforts made by the Central as well is Provincial Governments, these disparates have since been a minowal down considerable though the jack with pass not yet been a hiered.

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Hooghly)							
Howrah .	6	14	0	6	10	0		
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Sri M. Ananthasayanam Ayyangar: May I know if these disparities have affected the procurement of foodgrams? If so, to what extent?

Mr. B. R. Sen: No, Sir, it is not our information that the disparity of prices has affected procurement operations

PASSENGEE TRAIN AT NIGHT BETWEEN BADNERA AND AMBAOTI ON G. I. P. RAILWAY

- 532. *Mr. P. B. Gole: Will the Honourable Member for Transport be pleased to state.
- (a) If it is a fact that there is no train between Badners and Amraoti to carry passengers for the shuttle trains stopping at Badners and that passengers reaching Badners station have to wait for the whole night before they could get a train for Amraoti.
- (b) if it is a fact that only light engine comes from Amraoti to Badnera after 9 P.M. and again goes back to Amraoti at about 4 A.M. to bring the mail passengers, if so, why the engine is not used for bringing passengers to Badnera for the shuttle trains and taking passengers to Amraoti;
- (c) whether Government are aware of the great inconvenience and hardship termenced by the passengers owing to the absence of passenger trains at night between Badhera and Amraoti connecting the shuttle trains, and
- (d) if so, whether Government propose to issue instructions to the Great Indian Pennsula Railway to maintain a connecting train between Badnera and Armaoti for every passenger train on the main line?
- The Honourable Mr. M. Assi Ali: (a) No Sir There are suitable connections with Badnera-Amraoti trains for all trains stopping at Badnera It is not connection to that passengers detraining at Badnera have to wait all night to get seconnection to Amraoti
 - (b) The engine after making the last trip in the evening to Amraoti returns to Badnera without a load or with a goods load if offering, for stabling as there are no shed facilities at Amraoti station
 - (c) and (d) Since, as stated in reply to part (a), there are suitable connections at Badnera, the question of hardship and inconvenience to passengers doei not arise, nor is it necessary for Government to issue instructions to the G. I. P. Railway Administration on the lines suggested by the Honourable Member

Mr. P. B. Gole: May I know if there is a connecting train at night for the shuttle train reaching Badners?

The Honourable Mr. M. Asaf Ali: As far as I know there are at least alx shuttle trains running between Bhusaval and Badnera

Mr. P. B. Gole: Is there any connecting train for this shuttle from Badnera to Amraoti?

The Honourable Mr M. Asaf Ali: Yes, Sir

Mr. P. B. Gole: May I know the timings of these trains?

The Honourable Mr. M. Asaf Ali: I shall require notice of that question

SUPPLY OF RAILWAY WAGONS

- 533. *Mr. Manu Subedar: (a) Will the Honourable the Railway Member please state how many wagons have been added in the course of the current official year by (1) import, (11) rehabilitation, and (111) new wagons made in India?
 - (b) How many more are expected to be so added?
- (c) What was the total figure of wagons in India before the war and how does the present figure compare with it?
- (d) What is the additional quantity which Government have estimated as required to deal with the traffic at the peak period?
- The Honourable Mr. M. Asaf Ali: (a) (1) 6836 Broad Gauge general service wagons
- (11) Rehabilitation which is continuously undertaken in Railway Workshops Joes not add to the amount of stock available, as the percentage under repairs fluctuates only to a very small degree throughout the year

 - (iii) 2303 B G general service wagons 47 B G special type wagons
 - 26 M G general service wagons
 - (b) (1) By Import.-4200 B G general service wagons
 - (n) Indigenous Manufacture -2074 B G general service wagons
 - 252 B G special type wagons
 - 160 M G general service wagons
- (c) The figures of wagons pre-war and as on the 1st October 1946 compare as iollovs -

	Pre.	War	As on 1-10-1946		
	General wagons Service	Special type wagons	General Service wagons	Special type wagons	
3B G	137,772	9,309	165,914	11,240	
M G.	43,111	3,613	48,579*	3,443*	

(* Of these \$,944 General Service wagons and 388 Special type wagons were imported under Lend/Lease for the War Department.)

- (d) An increase of 20 per cent over the pie-war figure in the case of Broad Gauge General Service wagons and ten per cent increase in the case of Metre Gauge General Service wagons is estimated sufficient to meet the post-war traffic requirements at the peak period, but it will be appreciated that this estimate may need to be modified as necessity arises
- Mr. Mann Subedar: In view of the availability of wagons in very large number which the Honourable Member has said as compared with pre-war period, may I know why there should still be complaint with regard to the shortage of wagons and why the whole system of priority should still be necessary to be maintained?

- The Honourable Mr. M. Asaf Ali: In so iar as the question of priority is concerned. I may assure my Honourable friend that the whole question is going to be considered acry shortly and the entire priority system will most probably go by March 1947
- Mr. Manu Subeday: Will the Honourable Member, if he has got ready at hand, give me the information or perhaps supply it later as to the comparative price of the standard B. G. wagon as imported and as made in this country?

The Honourable Mr. M. Asaf Ali: I must have notice of that question

Mr Ahmed E H. Jaffer: May I ask the Honourable Member whether Government's going to conside the question of manufacturing all locomotives in India, particularly in view of the fact that this question has been discussed every year in this House and assumances have been given to this effect?

The Honourable Mr M Asaf All: Although the question does not arise out of the question that has been put to me, I am very glad to reply to my Honourable it end and assum him that ever since I have come into office I have been concentrating on the manufacture in India of not merely locomotives but every single thing that is required by the Railways in India

Mr Tamizuddin Khan: With reference to part (a) () of the question may I know from which countries wagons have been imported?

The Honourable Mr. M. Asaf Ali: Some of these orders were placed in the United Kingdom and I believe some orders were placed in Australia

Mr Vadilal Lallubhar, What tonnage was hauled in the pre-war period and what is the present tonnage?

The Honourable Mr. M Asaf Ah: That is a very large question and I must have notice of it

Sri M. Ananthasayanam Ayyangar May I know it my of these wigons in being manufactured departmentally?

The Honourable Mr. M. Asaf Ah: Yes, Su

Sri M Ananthasayanam Ayyangar: What percentage?

The Honourable Mr. M. Asaf Ali. I do not earn all these figures on the formy tongue all the time, but if you put down a question I will give the necessary information.

Mr. Tamisuddin Khan: With reference to part (b) of the question in reply to which the Honourable Member has given the number of wagons expected may I know what is the period within which the wagons are expected?

The Honourable Mr. M Asaf Ali: I require notice of that question too

Sri M. Ananthasayanam Ayyangar: Max I know if any wagons have been taken over from the War Department?

The Honourable Mr. M. Asaf Ali: Yes, Sn. All wagons and coaches with the War Department are being released from time to time and we are constantly pressing the War Department to release as many wagons as they possibly can, and more quickly than they have done

Mr. Tamizuddin Khan; What is the number of wagons at it on Joan with the War Department?

The Honourable Mr. M. Asaf Ali: I want notice of that girestion

Sit. N. V. Gadgil: How does the Honourable Member propose to reach the optimum figure?

The Honourable Mr. M Assaf Ali: What exactly is the idea of the Honourable Member with regard to optimum figure?

Mr. President: The question is not clear Will the Honourible Member repeat his question?

Sit. N. V. Gadgil: May I know from the Honourable Member how he wants to reach the optimum figure, in what way and in what period?

The Honourable Mr. M. Asaf Ali: Optimum figure regarding what '

Sit. N. V. Gadgil: Optimum figure as the Honourable Member has stated in pait (d), namely 20 per cent add tonal wagons are necessary to meet the traffic at the peak period

The Honourable Mr. M. Asaf Ali: They are made from time to time. These are our requirements and we are meeting our requirements my whichever way we possibly can. I think the actual question was what additions we expected and I have told the House what additions we expected.

SUPPLY OF TIMBER FROM BURMA, AND MANS AND INDIAN FORESTS

534. *Mr. Manu Subedar: (a) Will the Honomaba Member for Industries and Supplies please state how much timber has arrived from (i) Burma, and (ii) Andamans?

(b) What steps are Government taking for the supply of building timber for the building trade in India from these sources as well is from the Indian forests?

(c) How much surplus tumber was there with the Military for the Disposals Department?

- (d) How much of this has been disposed of?
- (e) Has it been disposed of to merchants or consumers?

Mr M. P. Pai (i) (i) So to as I am aware, no transer his arrived all now from Burma 4 000 tons of Tenk Wood are, however, expected before the end of this year.

(ii) As regards timber from the Andamans. I understand that the following quantities have been exported to Indian Ports from the time of re-occupation of Verbinos up to the 6th November 1916.—

	[otal	8,831 tons
	(In equ	nvalent quantity Match Logs)
(v) Manufactured Watch Splint<		464
(iv) Mill Logs		1 341
(m) Sawn Squares		1 097
(n) Sawn Scantlings		1 474
(i) Logs for Match Industry		4,415 ton-

- (b) The control over the distribution of timber was lifted with effect from the stabilities 1946. No figures are, therefore, available of the quantity of timber which has become available for the building trade. It may, however, be assumed that a substantial portion of the material has been, or will be utilised for building purposes. I may add that during the period January to August 1946, issues of timber by the 1-2 S. Department to various Provinces and States amounted to \$14.445 tops. The major portion of this quantity must hav, gone to the trade.
- (c) No surpluses have been reported by the Northern Central or Eastern Commands. In the case of Southern Command the Engineer-in-Clinef has been authorised to dispose of, under M.E. S. regulations, surplus tumber lying in that Command as the stock in general is scattered at various stations not within easy reach of the Regional Commissioner (Disposals), Bombar. The following quantities of timeher stocks have been declared surplus by the Quarter Visiter General

Sleepers Waaden blocks	¥ 15 47n
Wooden blocks	2.150
Metre Gauge Block	. 19

- (d) and (e) 20,000 sleepers have been sold to Government of Madras for famine relief work
- Mr. Manu Subedar: In view of the Government's declared policy of assisting building as a means of absorbing unemployed people and demobilized soldiers, will the Honourable Member make clear what specific assistance has been given to the building trade? He mentioned that the amount has gone to the trade, that is the general merchants My question refers to the desirability of giving suitable tamber for building houses to those who are actually building houses, and not to the merchants
- Mr. M. P. Pai: The present arrangement is to dispose of this timber through the Provincial Governments, and it has been emphasized upon them that a high priority should be given for building purposes. Presumably they are doing all they can to see that these go for building purposes
- Mr. Manu Subedar: Will Government take special steps, having regard to the importance of building homes in this country to import larger quantities both from the Andamans and from Burna of a suitable quality, and will they particularly take steps to prohibit the export of any timber from this country, as I know specifically that some timber has gone out of this country during the last six months.
 - Mr. M. P. Pai: The suggestion will be borne in mind
- Mr. Ahmed E. H. Jaffer: May I therefore take it that the Regional Commissioner of Disposals, Bombay, will not be disposing of this timber and that the Provincial Government will do so?
- Mr. M. P. Pai: Not as regards the tunber in the Southern Command but other tumber owned by Government will be disposed of by the Bombay Government.
- Sit. N. V. Gadgil: May I know from the Honomable Member whether he is aware of the fact that the Standing Finance Committee granted money for the rehabilitation of the Andamans on condition that the timber should be first exported into India and when Indian needs are met then only to other countries?
- Mr. M. P. Pai: That is actually the case I believe I do not think timber is exported from the Andamans to other countries
- Sit. N. V. Gadgil: The Andamans should export timber to India and to no other country
 - Mr. M. P. Pai: That is the position
 - Mr. President: That he believes to be the position
- Seth Govind Das: The Honourable Member said that no timber has been recently imported from Burma. May I know whether any timber is going to be imported from Burma in the near future?
- Mr. M. P. Pai: I have already said that we forecast that we will receive 4,000 tons by the end of the year A programme is being worked out for receipts during the next year
- Sri M. Ananthasayanam Ayyangar: On what basis is allocation made to the various provinces of this quantity?
 - Mr. M. P. Par: I want notice of that
- Mr. Ahmed E. H. Jaffer: Is it a fact that the timber lying in the Boinbay Depots has been sold by the Regional Commissioner directly to the merchants and not through the Provincial Governments?
- Mr. M. P. Pai: At some stage that might have been done I will not say that no timber has been sold by him. At present negotiations are going on with the Bombay Government. The Bombay Government were not interested in taking over this timber in the same way as other Provincial Governments, but they have offered to dispose of this timber on behalf of the Government of India, and the matter is under consideration, and I think the disposal work will be entrusted to him.

- Mr. Ahmed E. H. Jaffer: What will happen to such timber which will remain in the depot not accepted by the Bombay Government? Will it be sold by tenders or private negotiations by the Regional Commissioner?
- Mr. M. P. Pai: Details have not been settled, but it has been said that the Bombay Government should dispose of them
- Prof. N. G. Ranga: Is there any truth in the rumour that some of the Andamaus timber is being exported to England?
- Mr. M. P Pai: No such rumour has come to my notice But I will certainly enquire

FACTORIES FOR RADIOS, FILMS, REFRIGERATORS AND TYPEWRITERS IN INDIA

- 535. *Mr. Manu Subedar: (a) Will the Honourable Member for Industries and Supplies please state how many companies or factories have been projected in India for the manufacture of (i) radios, (ii) films, (iii) refrigerators, and (iv) typewriters?
- (b) How many of them have been assured by Government with permission to import equipment and machinery and with dollars or hard currency?
- (c) When will these manutactures start and if there is any progress in any of them, what is the progress?
- Mr. M. P. Pai: (a) A statement showing the names of the companies, which have received consent to issue capital, is placed on the table. This does not include companies with a capital of under five lakhs regarding which Government have no information.
- (b) Information is being collected and will be placed on the table of the House in due course
- (c) Government have no information about the progress made by the promoters of raw film companies. As regards other industries no progress is reported to have been made except that some of the Radio manufacturing companies are likely to go into production by the middle of 1947.

Last of companies manufacturing Radios referred to in part (a)

- 1 Radios Limited
- 2 Motwane Radio Manufacturing Co., Ltd.
- 3 Radio and Electricals, Ltd
- 4 Electronics, Ltd
- 5 Hindustan Radio Manufacturing Co., Ltd
- 6 Excelsion Am conditionings and Refrigeration Co., Ltd.
- 7 Hindustan Radios, Ltd
- 8 Mysore Airmec, Ltd
- 9 National Radios and Engineering, Co , Ltd
- 10 Radio Corporation of India, Ltd.

List of companies manufacturing Raw tilms

- 1 Foto Products, Ltd
- 2 Cine Photo crafts, Ltd
- 3 Gaumont-Kales Ltd
- 4 Bansal Photographic Industries (India), Ltd
- 5 Tropic-Sensitising Corporation, Ltd
- 6. Fota Papers, Ltd
- 7 Famous Cine Laboratories & Studios, Ltd.
- 3. Bengal Studio, Ltd

List of companies manufacturing Refrigerators

- 1 Hindustan General Ecctrical Corporation, Ltd
- 2 An Conditioning Appliances, Ltd.
- 3 Gaumont-Kalee, Ltd
- 4 Radio and Electricals, Ltd.
- 5 Mitchwell Electricals (India), Ltd
- 6 Excelsion An-conditioning & Refrigeration, Co , Ltd
- 7 An Conditioning Corporation Ltd
- 8 1 & C Osler (India), Ltd
- 9 Radio Corporation of India Ltd

List of companies manufacturing Typewriters

- 1 Asiatic General Industries, Ltd.
- 2 Typewriters Ltd
- 3 Orient Typewriter Industries, Ltd
- 4 M/s Knickers Typewriter Exchange Ltd
- Mr Manu Subedat: In view of the experience in this country during the war with regard to raw films which were not available for the emenia production companies and with regard to typewrites which were not available to the humes-community, will Government take any special steps to encourage the production of these two articles in this country and if necessary to help those who are under taking these somewhat huzardous enterprises?
 - Mr M P Pai: I only offer to take that suggestion into consideration

MANUFACTURE OF TELIPHONE EQUIPMENT IN INDIA

- 536. *Mr. Manu Subedar* (a) Will the Secretary of the Communicatio Department please state whether Government have undertaken the manufacture of the whole telephonic equipment in India in the Government work shops?
- (b) In view of the inconvenience felt during the war through the shortage of telephone instruments, what steps do Government propose to take in the interests of India to render India self-sufficient in the matter of the telephoric enument?
 - Sir Harold Shoobert: (a) No, not the whole equipment
- (b) It present the Posts and Telegraphs Department manufactures a its own Workshops, its main requirements of manual telephone exchange equipment and hand-mice delephone sets. The principal line construction stores (posts, brackets fittings, etc.) are also produced in the Departmental Workshops, insulators and the wire required for line construction are purchased from Indian manufacture concerns. Automatic telephone exchange equipment, long distance telephone equipment and certain parts of the telephone instruments are still imported, but it is the policy of the Department to encourage the manufacture of this appainting also by Indian enterports.
- Mr. Manu Subedar. During the war I rused this issue and I was informed by this Government that Austialia was manufacturing the old telephone and that the Indian Government would take steps to have the whole telephone manufactured here in their workshops. May I know why that undertaking given on the floor of this House has not been carried out?
- Sir Harold Shoobert: Su, we are manufacturing all that we can in the Posts and Telegraphs workshops are doubling to sound immeral principles. It is only the more complicated types of apparatus which we are unable to manufacture. As I have already said that comprises long distance telephone equipment, teleprinters and machinery of that kind. If we attempted to undertake in the Posts and Telegraphs workshops manufacture of this complicated type of equipment.

there would not be sufficient demand for it in India to justify the installation of necessrich organizations, manufacturing organization, and the import or manufacture of machinery for that purpose. On the other hand, if private enterprise is willing to undertake that Government would be only too pleased to take from the private enterprise all its necessities.

Mr. Manu Subedar: I am very unhappy to hear this official wisdom from my lomoutable friend. Having legard to the security and defence conditions in this country during the war, you were short of telephones. Is it not desirable to suspend those financial considerations for the time-being and to undertake the nanufacture even of those parts? Does Government expect a piriste miduidual to undertake those things which Government on financial considerations are diread to undertake?

Sir Harold Shoobert: I have no doubt that Government will take into consideration the points which have been made by the Honourable Member. In the Communications Department we have been concerned with producing all that was possible as I said according to sound financial policy. It is difficult to do any more. This tele communication equipment is of an extraordinary complicated nature and it needs extraordinary complicated machinery, and it would mean, I am afraid, foreign experts to supervise. But that is a matter of broader policy which I feel is for the Pranace Department.

Mr. Manu Subedar: Having regard to the feelings on this subject, everywhere in the country, as was reflected during the last session, will the Honourable Member go into this question and give a statement to the House at the beginning of the next session as to the specific reasons who Government will not undertake the manufacture of the whole telephone equipment in this country?

Sir Harold Shoobert: I have already stated the specific reasons but I am extainly willing to have the matter examined further and to give details to my fonourable friend which might convince him of the wisdom of the policy which has hitherto been followed. I may say that Government is not a trading concern and it might be possible to maintfacture this long distance equipment and to sell it to other countries, but that is hardly the business of even a department like the Posts, and Telegraphs, run on commercial lines.

DAILY AIR SERVICE BETWEEN DELHI AND MADRAS

- 53" Hall Abdus Sattar Hall Ishaq Seth: Will the Secretary of the communications Deputment be pleased to state
- (a) whether there is any proposal for running a daily air service between Delhi and Madias,
- (b) whether Government are aware that the present three weekly service, so found very madequite and there is great demand for the expansion of this service, and
- (c) whether there we proposals for the extension of this service from Madras to other parts of Southern India including Mulabar and if so, what those proposals are?
- Sir Harold Shoobert: (a) The Air Transport Licensing Board have received applications for the grant of licences for the operation of daily air transport services between Delhi and Madras from some companies. These will be taken up for consideration by the Board during this month. The Deccan Airways Ltd., are operating an air service between Delhi and Madras three times a Week under a Provisional licence.
- (b) The traffic figures available for the existing Delhi-Madras service show that of the total capacity available only it per tent is being utilised, the lalance of 69 per cent going empty

 The present frequency can not therefore, be considered madequate No representation for increasing the frequency has, for far, been received by Government.

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(c) No applications have so fat been received for extending the present Delhi-Madras service to other places in Southern India, but a number of applications have been received by the Air Transport Licensing Board for the operation of air transport services in or across South India A statement giving a list of the applications is laid on the table of the House

	STATEMENT							
_	Name of Company	Route						
1	. Air India Limited	Madras-Bangalore-Cochin-Trivandrum.						
2	Deccan Airways Limited	Hyderabad-Bangalore						
3	Mistri Airways Limited	Calcutta-Cuttack-Vizagapatam-Bezwada-Mad- ras.						
4	Airways (India) Ltd	Do						
5	Dalmia Jain Airways Limited	Calcutta-Cuttack-Vizagapatam-Madra - Colombo.						
6	Bharat Airways Ltd	Calcutta-Cuttack-Vızagapatam-Madra - Colombo.						
7	Jupiter Airways Ltd .	Calcutta-Cuttack-Vizagapatam-Bezwada-Mad- raTrichinopoly-Colombo						
8	Do.	Madras-Bangalore-Combator -Cochin-Trivand- rum						
9	Do	Bombay-Poona-Belgaum-Bangalore Coumbatore] Cochin-Trivandrum						
10	Madra: Pie-idency Airway: Limited	Madra 3-Vellore-Anantapur-Bellary-Hyderabad.						
11	Do.	Mad as Bezwada-Coconada-Vizagapatam						
12	. До	Madra - Trichinopoly-Madura-Trivand-um						
13	Do	Mad as-Salem Combatore-Cochin-Mangalore- Poons						
14	. Do	Madra 3- Pudukkota 1-Devakkotta 1-Colomb 3.						
15	Ambica Air Lines Ltd	Bombay-Bangalo e-Mad as-Combatore						
16	Air Service: of India Limited	Bombay-Poons-Belgaum-Bangalore						
17	Varadaraja Airways Ltd	Mad a -Bangalo v-My ore-Poona Bombav Ka achi						
18.	Jupiter Airway . Ltd.	Bombay Poons Belgaum Bangalo e Mad a						
19.	Varada-aja Airways Ltd .	Mad-as-Bellary-SholapuBombay						
20	Do	Mad a -Combatore-Ootacamund-Belgaum- Bangalore						
21.	Air India Limited	Karachi-Bombay-Madray-Colombo						
		(A provisional licence has been g anted for this service).						

Of the above applications, the frequency proposed for No 16 is thrice weekly and that for No. 16 is from 2 to 7 services a week.

The frequency proposed for the rest is once daily.

Prof. N. G. Ranga: In view of the fact that there is a first class aerodrome near Bezwada, will Government consider the advisability of diverting the air routein such a way that these lines can be taken via Bezwada, so that there may bemore traffic?

Sir Harold Shoobert: I see from the statement which I am going to lay on the table of the House that there are various applications for lines between Bezwada and Madras which would connect up with the present service and I hope that the Honourable Member would feel that that was adequate without making the present line less direct than it is now.

Prof. N. G. Ranga: Will that connect Bezwada with Hyderabad?

Sir Harold Shoobert: Definitely

Sri M. Ananthasayanam Ayyangar: May I know whether the deficiency of passengers at present is not due to the fact that the full load is not allowed to get in at Madras and that a percentage of accommodation is reserved for passengers at Hyderabad, Nagpur and Gwalior?

Sir Harold Shoobert: I am afraid I must have notice of that question but it is probably the case. There may be bookings from these other places and in a matter like that you cannot follow the policy of first come first served otherwise intermediate stations would never get served at all

SUPERANNUATED OFFICERS IN THE TRANSPORT DEPARTMENT

- 538. *Seth Sukhdev: Will the Honourable the Transport Member please state
- (a) how many officers who have already reached the age of 55 are still being continued in service in the departments under his control,
- (b) how many pensioners were re-employed during the war and are still being continued, how many of these superannuated men were specialists and technical men, and
 - (c) when will the services of these men be dispensed with?

The Honourable Mr. M. Asaf Ali: (a) 39

(b) 29, of whom 28 are technical officers or specialists

(c) The services of 26 officers are likely to be dispensed with by 31st December 1946, eight more officers by the 31st March 1947 and the remaining five on the expiry of the present terms of appointment or as soon thereafter as they can be suitably replaced

Sri M. Ananthasayanam Ayyangar: Are there any such superannuated nersons in the Railway Board?

The Honourable Mr. M. Asaf Ali: These figures relate both to the Railway and Transport Departments

Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member of there are any superannuated men in the Railway Board as members?

The Honourable Mr. M. Asaf Ah: I have already answered the question These figures include both the Railway and Transport Departments. To the best of my information there is no superannuated gentleman on the Railway Board

Sri M. Ananthasayanam Ayyangar: There are seven or eight General Managers. How many of these gentlemen are superannuated?

The Honourable Mr. M. Asat Ali: I really ought to have notice of that question. But I can assure my Honourable friend that some of them are proceeding on leave preparatory to retirement and nobody is standing in their way

SUPERANNUATED OFFICERS IN COMMUNICATIONS DEPARTMENT

539. *Seth Sukhdev: Will the Secretary of the Communications Depart ment please state

(a) how many officers who have already reached the age of 55 are still being continued in service in the departments under his control,

(b) how many pensioners were re-employed during the war and are still being continued; how many of these superannuated men were specialists or technical men; and

(c) when will the services of these men be dispensed with?

Sir Harold Shoobert: (a) Six

(b) (i) Three

(ii) All of them are technical men

(c) The services of these men will be dispensed with during the course of the user ten months on the expire of the period of extension or re-employment sanctioned in each case

Prof. N. G. Ranga. May I know if Government have trained other people to take their place?

Sir Harold Shoobert: Certamly, Su Prof. N. G. Ranga: Are they Indians? Sir Harold Shoobert: Certamly Sir

MUSLIM TEMPORARY ENGINEERS ON N W RAILWAY

†540. *Mr. Siddiq Ali Khan: Will the Honourable the Rulway Member be leased to state

- (a) whether it is a fact that four temporary engineers serving on the North Western Railway were selected locally during 1942 and that none of them is a Muslim.
- (b) whether it is a fact that they have been recommended to be confirmed with Indian Railway Service Engineers Officers recruited during war even though they appeared in Federal Public Service Commission and failed and that while recruiting them it was essentially laid down that they were being employed only for the duration of war, and
- (c) if it is so, will the General Manager be asked to rectify the mistake and give proper representation to Muslims in all Gazetted and non-gazetted services?

The Honourable Mr. M. Asaf Ali: (a) The actual facts in connection with the recruitment of temporary Engineers on the North Western Railway in 1942 are as follows. Nine caudidates were considered suitable by Selection Board, consisting of the Chief Enginer, two Deputy Chief Engineers and the Deputy General Manager (Personnel), for six posts of temporary Engineers. Of these the first five in order of merit, including one Muslim, were selected and another Muslim candidate whose rank was the seventh was nominated to conform to communal requirements, two of the six vacancies having been reserved for Muslims As both the Muslim candidates subsequently failed to pass the medical examination, they could not be appointed and the remaining Muslim candidate who stood 8th in the list of nine approved candidates was appointed. This indidate, however failed to pass the examination held at the Walton Training School at the end of 3 months, training given to these recruits and his services wire, therefore, terminated in accordance with the terms of the Agreement cented by him. The correct position, therefore, is that five candidates were initially recruited as temporary Engineers on the North Western Rulway in 1942, meluding one Muslim, and that the services of the latter had to be terminated as he failed to pass the prescribed examination

1b) 70 per cent of permanent vacancies occurring since 1st June 1942, have been reserved for war-service personnel after the war, steps are now being taken

fill the renounce 30 per cent, not reserved for war service candidates, through the Federal Public Service Commission. The latter have issued an advertisement calling for applications for filling these vacancies and, in accordance with 6, veniment's policy, any Governmet servant employed temporarily during the war (whether originally recruited departmentally or through the Federal Public Service Commission) is eligible to compete for a permanent vacancy in any grade or corresponding raid; to which direct recruitment is made, provided he satisfies the normal educational qualifications and is within the age limits prescribed for such cases. The applications of the four temporary Engineers in question received in response to the Commission Sadvertisement have been forwarded along with other similar applications for consideration by the Commission. Government have no information regarding their position in a previous examination held by the Commission but they have no doubt that the Commission will deal with all applications on their ments.

⁺ Answer to this question laid on the table, the questioner being absent

(c) Communal quotas are observed in direct recruitment to gazetted and non-gazetted posts on Railways, and in filling the vacancies referred to, communal quotas are required to be observed

SINKING OF WELLS AND PROGURATION OF FOODGRAINS BY SUBSIDIES

- 541. *Sri R. Venkatasubba Reddiar: Will the Secretary of the Department of Agriculture be pleased to state
- (a) the total amount spent on the accelerated programme of smking wells up to the 30th September, 1946, province-wise,
- (b) the total quantity of foodgrams pro used by granting subsidies for the
- (e) if Government have received representations that the amount of subsided in main cases was much below 50 per cent of the total cost and in some cases it was below 20 per cent?
- Mr. B. E. Sen: (a) and (b) A statement is laid on the table showing the amounts of the subsidies given for the construction of wells and the quantity of foodgrams expected therefrom No figures are available of the quantities procured
- (c) No such representations have been received by the Central Government. The rate of subsidy given to cultivators for the sinking of wells is determined by the Provincial Governments in the light of 'local conditions. The Central Government are however prepared to bear half the cost of the subsidy given by Provincial Governments to cultivators provided that the total subsidy so given fould constitution does not exceed 50 ner cent of the cost of the wells.

ince the Inauguration of grow rantity of Foodgrains expected the

mpaign upto 30th September 1946

Province		Subsidy by Central Government	Subsidy by the Provincial Government	Quantity of Foodg ain:
	 	R.	Rs.	
l ljm «-Merwara		4,160		1,680 mds
2 Assam				
3 Baluchı-tan		3,650		
4 Bengal				
5 Biha-		19,664	19,664	5,358 md:
6 Bombay		3,01,285	5,53,376	6,546 ton:
7. C P & Berar .		5,01,087	5,01,067	60,059 mds
8 Coorg .		1,000		Information not availably.
9. Delhı .		1,62,450		Do.
10 Madras		1,19,53,743	1,19,75,935	Do,
11 N. W. F. P.		64,000	32,000	Do.
12 Ori#a		1,14,883	71,230	165 75 ton .
13. Punjab		2,14,415	2,14,416	2,01,400 md
14. 8md		In	formation not r	scerved.
15. U. P		60,800	91,200	18.000 md ·.

- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable Member if this programme to accelerate the sinking of wells includes the sinking of tube-wells also?
 - Mr. B. R. Sen: Yes
- Sri M. Ananthasyanam Ayyangar: If so, would the Honourable Member bundly read out from the statement how many such tube-wells have been sunk in Madras and how many applications have been received?
- Mr. B. R. Sen: I could not give all that information So far as I am aware 30,000 wells have been sunk in Madras
 - Sri E. Venkatasubba Reddiar: How many more rigs are going to be imported?

 Mr. B. E. Sen: 30
- Sri R. Venkatasubba Reddiar: Do Government propose to allot any of the 30 imported mechanical rigs to Madras?
 - Mr. B. R. Sen: We have not yet decided on that
- Khan Abdul Ghani Khan: What is the capacity of these wells? How much land can be irrigated?
 - Mr. B. R. Sen: I am sorry I have not got that information

FIXATION OF SUGARCANE PRICE

- 542. *Sri R. Venkatasubba Reddiar: Will the Secretary of the Food Department be pleased to state
- (a) the basis on which the sugar-cane price is fixed and the percentage which is allotted to the cane grower, and
- (b) the price of sugar-cane fixed for the season 1946-47 for the Madras Presidency?
- Mr. B. E. Sen: '(a) Prices of sugarcane are fixed by the Provincial Government on the basis of sugar prices which are fixed by the Government of India in consultation with Provincial Governments and representatives of the industry Cane prices are fixed for delivery at the mill gate and the grower gets the entire pince minuse transport expenses that he may have to incur
- (b) Cane prices of Madras Presidency for the current year vary from Rs 29 to Rs 35 per ton at factory gate except in the case of Podanur factory which is a very small and uneconomic unit where price has been fixed at Rs 26 per ton
- Mr. Sasanka Sekhar Sanyal: Is it obligatory for the millowners to purchase any sugarcane that is brought to the mill gate?
 - Mr. B. R. Sen: Yes
- Mr. Basanka Sekhar Sanyal: Are Government aware that the millowners play a trick upon the grower by making them come with the sugarcane to the mill gate and when they do not agree to a lower rate offered by the millowner, the grower is placed at the mercy of the millowner?
- Mr. B. R. Sen: I have no such information If the Honourable Member will be pleased to supply me with specific instances I shall go into them
 - Prof. N. G. Ranga: How are these prices fixed in Madras, U P and Bihar?
- Mr. B. R. Sen: The price is about the same In U P and Bihar the price is Rs 1-4-0 per maund and the price in Madras comes to about the same
- Mr. N. M. Joshi: May I know whether Government fixes the share of the wage-earners in the sugarcane industry when fixing the share of the grower?
 - Mr. B. R. Sen: Not that I am aware of
- Mr. N. M. Joshi: May I know whether Government will consider the necesarty of safeguarding the interests of the wage-earners in the sugarcane industry and see that their share also is fixed in
 - Mr. B. R. Sen: I shall have the suggestion examined.

- Sri M. Ananthasayanam Ayyangar: Is at a fact that the sugarcane growers us a particular locality nearest to a factory are obliged to sell all their sugarcane to the factory and on that account the prices are low and unremunerative for them?
- Mr. B. E. Sen: In some cases that is so, but the provincial governments fix the price which the growers must get, and the growers do get that price, at least since the last two years.
- Sri M. Ananthasayanam Ayyangar: May I know if the Honourable Member is aware that gur is selling at a higher price in Madras than Sugar, and that sugarcane prices are very low—much lower than in other places where gur is allowed to be manufactured?
 - Mr. B. R. Sen: That has happened in some areas,-Yes
- *Prof. N. G. Banga: Is it the policy of Government to discourage the production of gur?
- Mr. B. R. Sen: No, it is not the policy to discourage production of gur, but it is the policy of Government to keep the sugar factories going, and to the extent that it is necessary to put restrictions on gur production for keeping these sugar mills going, they take necessary measures
- Prof. N. G. Rangs: Is it not a fact that gur is much more nutritive than sugar and the production of gur also is more remunerative to the grower than the supply of sugarcane to the sugar manufacturer
 - Mr. B. R. Sen: That question perhaps does not arise out of this
- Seth Govind Das: Will the Government consider the question of raising the price of sugarcane and also sugar, so that gur may be available to cultivators at a cheaper rate and does the Government know that at present in certain places the price of gur is more than that of sugar?
- Mr. B. R. Sen: The Honourable Member should be aware that only recently the price of sugarcane has been increased in the United Provinces and Bihar from last be to Rs. 1-4-0 per maund and the price of supar has been man, sed from Rs. 16-10-0 to Rs. 20-14-0 per maund

NUMBER OF TRACTORS AND PLOUGHS RECEIVED BY GOVERNMENT

- 543. *Sri R. Venkatasubba Reddiar: Will the Secretary of the Department of Agriculture be pleased to state
- (a) the number of tractors with ploughs attached that has been received by Government since May 1946, and how they have been distributed, and
- (b) the steps that have been taken to manufacture such ploughs, and if any steps have been taken, the number of ploughs that are being manufactured and the probable time by which they will be available?
- Mr. B. R. Sen: (a) As orders for tractors and Ploughs are placed with different manufacturing concerns, they are received in separate consignments and are attached together subsequently before use in India Since May 1946. 20 Tractors have been received by Government from the U.S. A. Eight of these tractors have been sent to the U.P. three to Rampur, five to Hyderabad and four to Baroda. No Ploughs were received by Government from abroad during this period. In addition Government have also acquired from the American Army Surpluses in India about 35 Used Tractors and eight Ploughs out of which twelve tractors have been despatched to Bombay, 41 Tractors and three Ploughs to Madras and 15 Tractors and three Ploughs to Mysore. The remaining machines have to be repaired before they can be put to effective use.
- (b) A contract for the manufacture in India of 1250 tractor—drawn agricultural implements including 250 Mould Board Ploughs, 250 Disc Ploughs and 250 One-way Disc Tillers or wheat land Ploughs has been entered into by Government with an Indian firm In accordance with the terms of the contract the delivery of these implements is spread over the period February 1947 to April 1948.

Seth Govind Das: May I know why no tractors have been supplied to the Central Provinces?

- Mr. B. R. Sen: I think the demand of the other provinces was considered more
- Sri E. Venkatasubba Reddiar: What is the use of these tractors without ploughs?
- Mr. B. B. Sen: It is unfortunate that we have not got implements at the same time as we got these tractors, but these tractors are in some areas being used for earth work.
- Seth Govind Das: Has the Honourable Member received any demand from the Central Provinces about tractors?
 - Mr. B. R. Sen: I must ask for notice
- Khan Abdul Ghan Khan: In view of the fact that we cannot get enough tractors but that there are a number of Bren gun carriers available which can be used to do the work of these tractors, will Government offer a few of these carriers to provincial governments to do this kind of work?
 - Mr. B. R. Sen: I shall have to consider that matter

BAN ON EXPORT OF GROUNDNUT OIL

- 544. *Sri R. Venkatasubba Reddiar: Will the Secretary of the Food Department please state the necessity for continuing the ban on the expect of ground-initial from the Madras Province?
- Mr. B. R. Sen: There is no absolute ban on the export of groundnut oil from the Madras Province Madras Government regulate the export of groundnut oil from that province in accordance with an all-India Basic Plan

EXPANSION OF SUGAR INDUSTRY IN MADRAS

- 545. *Sri R. Venkatasubba Reddiar: Will the Secretary of the Food Department be pleased to state whether Government propose to expand the sugar industry in the Madras Presidency. And if so, what is the number of new factories that is proposed to be allotted to the Province?
- Mr. B. R. Sen: The Province of Madras has been allocated nine new units of a daily crushing capacity ranging between 400 and 650 tons in the post war expansion of the sugar industry. This will increase the clushing capacity in Madras by about 4,700 tons per day
- Sri M. Ananthasayanam Ayyangar Who gives to individual applicants? Is
 - Mr. B. R. Sen: The selection was made by the Madras Government
 - Sri M. Ananthasavanam Avvangar: Have all of them been distributed?
 - Mr. B. R. Sen: All the nine have been distributed
- Sri M. Ananthesayanam Ayyangar: Is care taken to see that this does not fall into the hands of exploiters who start agencies and promise eroimous dividends and thus get enormous funds, and whenever there is an application by co-operative societies they are always asked whether these applications will have priority?
- Mr. B. R. Sen: I am sure that all these considerations have been taken into account by the Madras Government in making the selection
- Sri M. Ananthasayanam Ayyangar: Has the Central Government given any general directions in the matter?
 - Mr. B. R. Sen: No. it is in the discretion of the Provincial Government
 - PERMANENT OFFICERS IN BRANCHES OF POSTS AND TELEGRAPHS DEPARTMENT
- †546. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state

⁺ Answer to this question laid on the table, the questioner being absent.

- (a) the total number of permanent officers in the class I and II separately in each of the following branches of the Posts and Telegraphs Department-(1) Telegraph Engineering Branch, (ii) Telegraph Traffic Branch, and (iii) Postal
- (b) the number of officers of class I and II in the Posts and Telegraphs Directorate.
- (c) the total number of Officers in the Office of Post Master-General, Punjab and North West Frontier Province at Lahore.
- (d) the number of Sikhs with their names and designation in each of the above groups, and
- (e) whether Government propose to make up this deficiency at least partly, by taking Sikh candidates in the immediate future either from amongst the war candidates or from the open market?
- Sir Harold Shoobert: (a) to (d) A statement is laid on the table of the House
- (e) There is no special reservation fixed for Sikhs The question, therefore, does not arise

		1	
		Statement	
(a) (a) Class I	•	55
	Class II	•	140
(11) Class I		3
-	Class II	•	47
(111) Class I		39
	Class 11		190
(b)	Class I		49
	Class II		15
(c)			13

- (d) Group (a) includes five Sixth officers, viz —
 [1] Mr Lochan Singh, Divisional Engineer, Telegraphs, officiating as Director of Telegraphs, Central Circle
- (2) Mr Harbans Singh, Superintendent of Post offices, officiating as Deputy Postma-ter General, Lahore
 - (3) Mr Ant Singh, Superintendent of Post Offices (4) Mr Dalit Singh, Superintendent of Post Offices
- (5) Mr Gurcharan Singh Bhatia, Superintendent of Post Offices, officiative as Assistant Postmaster General, Lahore
 - Group (b) does not include any Sikh officer
- (1) Mr Harbans Singh, Superintendent of Post offices officiating as Deputy Postmaster General Lahore
- (2) Mr Gurcharan Singh Bhatia, Superintendent of Post offices, officiating as Assistant Postmaster General, Lahore

CANDIDATES OF POSTS AND TELEGRAPHS DEPARTMENT SENT OVERSEAS FOR SPECIALIZED TRAINING

- +547. *Sardar Mangal Singh: Will the Secretary of the Communication Department please state
- (a) how many cendidates of the Posts and Telegraphs Department have been sent this year for specialization overseas, and for what period,
- (b) how many candidates referred to in part (a) above were selected from class II and Class III officials of the Telegraph Engineering, who are responsible for the technical maintenance of the Tele-communication equipment, and
- (c) whether it is a fact that two class III officials were sent for training abroad about 6 years ago and that these two officials did very well in their work, if so, why is the choice now restricted to class I officials, almost ignoring other classes of officials?

[†] Answer to this question laid on the table, the questioner being absent.

- Sir Harold Shoobert: (a) Five officers of the Indian Posts and Telegraphs Department were recently sent to England for a special and intensive course of training in the planning of underground telephone cable networks. This course lasted three months
- (b) Three of the officers mentioned are in the Telegraph Engineering Service Corporation, which did not distinguish between Class I and Class II officers
- (e) Yes Two Engineering Supervisors were sent abroad for specialised training in 1939 and certainly profited by that training Government do not propose to restrict selections for courses of training abroad to Class I officers, but it must be recognised that officers in Class I will be able to disseminate involvedge which they acquire far more widely than could be done by the comparatively few officials in lower grades who could be sent abroad for special training.

MANUFACTURE OF TELEPHONE AND TELEGRAPH MACHINERY

- †548. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state
- (a) how many candidates have been sent abroad to learn manufacture of telephone and telegraph machinery or parts thereof,
- (b) how many foreign experts have been called in India to teach or guide Indian Engineers to manufacture telegraph and telephone machines or parts thereof, and
- (c) if the answers to (n) and (b) above are in the negative, whether Government propose to do something in the matter?

Sir Harold Shoobert: (a) None

- (b) None
- (c) The Indian Posts and Telegraphs factories for manufacturing Telegraph and Telephone equipment are already seriously understaffed. It is not at present possible to spare any officer from these factories for specialized training abroad. Efforts are however being made to obtain Indian engineers with experience of Telegraph and Telephone equipment factories to fill the posts of Production Engineers and similar posts in the Posts and Telegraphs factories. Furthermore, the complete reorganisation of the factories, so as to equip them for meeting the post-war requirements of the Department, is under close investigation.

IMPORTATION OF ENGINEERS IN THE POSTS AND TRLEGRAPHS DEPARTMENT

- †549. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state
- (a) whether it is a fact that some Engineers have been imported recently in India to do Posts and Telegraphs work, if so, (i) how many they are, (ii) their grades of pay and conditions of service and terms of employment, and (iii) what special work will they do in India,
 - (b) whether the same work could not be done by the Indian Engineers, and
- (c) whether Government propose to import more foreign Engineers or Experts of the same qualifications, if so, what are its details?

Sir Harold Shoobert: (a) Yes

- (1) Five
- (ii) One officer has been recruited on a consolidated pay of Rs 1,500 per month on a contract for three years terminable on aix months notice on either side. He has been granted a free first class passage to India and return passage to the United Kingdom on the conclusion of the contract. Four officers have been recruited on pay ranging from Rs. 550 to Rs 600 per month plus war

allowance and free quarters or allowance in heu thereof on contracts for one year terminable on one month's notice on either side. They have been granted free passage to India and return passages to the United Kingdom on conclusion of the contracts

- (iii) They are employ∈d on long distance telephone maintenance and installation work
- (b) Telegraph Engineers of Indian nationality possessing the requisite qualifications and expenence are not available in sufficient numbers to maintain efficiently the existing telephone and telegraph equipment in India, and to carry through the plans for post-war development. This position is being remediate squickly as possible by sending Indian officers for specialised technical training abroad. Information upon this subject has already been given to the Honourable Member in reply to his question No. 25
- (c) The Telegraph and Telephone equipment operated by the Indian Posts and Telegraphs Department has nearly doubled in value during the war. A large part of the additional equipment consists of complicated and delicate apparations which requires a high degree of technical skill and experience for its efficient maintenance. As stated in the reply to part (b) of this question, the policy of the Department is to rend Indian officers abroad to receive the special training required as fast as they can. In the meantime, it may be accessary to borrow the services of foreign engineers to take their place. The policy of the Government of India is only to recruit experts from abroad in exceptional circumstances.

SUPPLY OF NEWSPRINT TO THE RIVASATI DUNNIVA

- 1850. *Mr. Siddiq Ali Khan: (a) Is the Honourable Member for Industries and Supplies aware that an Illustrated Weekly known as Riyasati Dunniya used to be published from Delhi, which represented the news of State Muslims?
- (b) Is it a fact that the paper has ceased publication due to refusal ly Government to give newsprint quota?
- (c) Is it a fact that the General Secretary of the All-India Muslim League and some Delhi papers had recommended to Government to give adequate quota and that Government promised to do the needful?
 - (d) Do Government propose to look into the matter and redress this grievance?
- Mr. M. P. Pai: (a) Yes, but Government have seen only one issue of this Weekly and do not know if it was in regular publication
- (b) No The paper is stated to have started publication in August 1942 and to have ceased during the same year on account of the death of Nawab Yar Jung Bahadur who appears to have started this weekly
- (c) The answer to the first part of the question is 'Yes' The Government promised to consider the request on ments
- (d) There has recently been a set back in the supply position of paper and the applicant has been informed that the Government are prepared to reconsider the request after December 1946, provided the paper situation improves by that time.

CHEMICAL FERTILIZERS

- 551. *Seth Govind Das: Will the Secretary of the Department of Agriculture please state
- (a) whether it is a fact that most of the chemical fertilizers are at present not manufactured in India and are mostly imported from Great Britain, chiefly of Indian Chemical Industries Manufacture.

[†] Answer to this question laid on the table, the questioner being absent.

- (b) whether it is a fact that this Indian Chemical Industries is a big concern owned by British Industrialists.
- (c) whether it is a fact that huge subsides and loans have been offered and given by the Grow-minent of India to the local Governments for arranging for subsidised distribution of these fertilizes amongst the cultivators.
- (d) whether it is a fact that a big market has thus been created for these products and a vigorous propagands for these is being carried on at the cost of Government under the camouflage of the 'grow more food campaign', thus giving a huge bounty to the Company concerned under the garb of subsidy to tenants, and
- (e) whether Government propose to han all subsidy to fertilizers till these are manufactured in India and introduce compost schemes throughout the country reaching every village?
- Mr. B. R. Sen: (a) Out of some 200,000 tons of chemical fertiliser, which are expected to be used in 1946.47, some 180,000 tons will be imported, 40 000 tons from Canada and Belguum and the rest from the U. k. from Imperial Chemical Industries Ltd.

(b) Yes

- (c) Grants and loans are given to Provincial Governments for the subsidised distribution not only of chemical ferblisers but also of other manures such as composts, olleakes and benemeal and also for green manuring. The total grant sanctioned for this purpose is Rs 166 lakhs of which ammonium sulphate accounts for Rs 36 lakhs. The subsidies are given in order to increase food production.
- (d) There is no element of camouflage and no bounty to any Company India needs the fertilisers to increase food production and they are purchased at the world marker trate. There is an acute demand for these fertilisers from all over the world and we have to fight haid to obtain our quota, what we get is considerably less than what we need. The benefit from the subsidies given is derived by the individual cultivators using the fertilisers as well as by the country as a whole through increased food production.
- (e) Government have already taken steps to introduce compost schemes throughout the country but cannot accept the suggestion of banning subsidies for fertilisers, because such a course would result in less production of food in India
- Seth Govind Das: Is it a fact that about two crores of rupees are spent annually by the Government for importing this material and if more subsidies are given locally and if more efforts are made, from this amount which is spent in importing, more material can be prepared in this country.
- Mr. B. R. Sen: The Honourable Member may be aware that Government have already taken steps to produce ammonium sulphate in this country. The local production will increase to about 4.40,000 tons by 1951-52. The policy of the Government is to reduce their imports of fertilisers with the increase of their local production.
- Seth Govind Das: Is it a fact that the Government of India fertiliser factory at Sindhri. Bither, which was to begin working in 1946 has not vet begun to work on account of certain things and it is not expected that it will work very soon?
- Mr. B. R. Sen: That is correct, but so far as I am aware, it will start production from about 1948
- Seth Govind Das: Was it to begin work in 1946 and may I know the reason why two years more delay has been made?

- Mr. B. R. Sen: If the Honourable Member wants to have the reasons in detail. I must ask for notice
- Mr. Manu Subedar. May I inquire whether he can reassure the House, that whatever might have been the position with rigard to the current year, in future, until the Sindhri factory produces, any importations of fertilisers on Government account will not be from one concern or from one country but will be taken from wherever they could be had and at the cheepets price?
- Mr. B. E. Sen: I think that is the policy of the Government of India, apart from ammonium sulphate which we are getting from the Imperial Chemical Industries, we get ammonium phosphates from Canada, super-phosphates from the United States of America and Belgium, and ammonium nitrate from Canada We do not confine curselves to the United Kingdom only
- Mr. Manu Subedar: May I know whether Government will adhere to the policy of the cheapest price regardless of the country?
 - Mr. B. R. Sen: That will be one of the primary considerations
- Mr. C. P. Lawson: May I ask the Honourable Member whether it is not a fact that the ferthlers imported from Great Britain are cheaper than the ferthlers imported from Canada and from Belgium?
 - Mr. B. R. Sen: [believe that is correct

LOSS OF CATTLE DUE TO INFECTIOUS DISEASES

- 552. *Seth Govind Das: Will the Secretary of the Department of Agriculture please state
- (a) the amount of loss in cattle wealth in the country since the outbreak of the war and its cost in money equivilent in each year and for each Province, separately, particularly the losses due to rinderpest and other seasonal and infectious diseases, mentioning the fatality figures for each disease, segarately,
- (b) wheth a forcement me aware that the accessible imbeliest are mostly due to migration of cattle and that they can be successfully brought under control by establishing proper quarantines under strict supervision,
- (e) whether Government are aware that the seasonal diseases can also be brought under control by locating the centres where the diseases break out and by arranging adequate medical help at proper time at such places, and
- (d) whether Government propose to take early steps in consultation and coordination with Provinces on all-India basis for the protection of the already depleted eathle wealth of the country?
- Mr. B. R. Sen: (a) Veterinary returns from the Provinces have not been published regularly since 1941. From such reports as are available a statement aboung the average annual losses incurred on account of the principal countagious diseases has been prepared and is laid or the table of the House. It is recognised that all the deaths occurring are not reported and that the actual loss is much greater than estimated from the reported figures.
- (b) Government recognise that one of the means of controlling the spread of the spr
 - (c) Yes
- (d) The subject is under the consideration of Government A scheme for concentrating inoculation in areas in Bengal which are prone to ravage, by, imported Rinderpest has been sanctioned this year at a cost of Rs 58,500 from the Central Revenues

Total av ragianius losses in the principal contagious vaterinary discasses. Province-wise, in omputed from such date as are available with the Central Government.

(Cattle, excluding buffaloes)

			1	1	Τ	
	Number of deaths due to:					
Province	Rinder- pest	Haemor- rhagie Septi- ceamia	Foot and mouth	Black- quarter	Anthrax	Surra
1. Madras	25,721	8,218	147	5,913	1,441	686
2, Bombay	2,639	1,682	146	4,534	489	242
3 Bengal .	17,012	2,464	494	158	1,069	
4 U P.	6,270	2,909	565	439	254	18
5, C P. & Berar	6,454	3,801	462	984	576	106
6. Punjab	3,613	5,966	191	508	2	
7. Bihar	1,534	1,974	36	458	365	23
8 Orașea	3,012	597	142	43	29	17
9. Sind	342	195	94	6	7	3
10 Assam	21,198	1,462	504	90	1,581	2
11. N. W. F P.	534	1,040	7,360	46		4
12. Ajmer-Merwara	• 9			}	19	
Total for all India	88,338	30,308	10,141	13,177	5,832	1,100
Estimated loss by deaths in Rupses at 100 a head	88,33,800	30,30,800	10,14,100	13,17,700	5,83,200	1,10,000
		(Buffaloes)	<u> </u>		
	Number of deaths due to					
Prevince	Rinder- pest	Haemor- rhagic Septi- ctamia	Foot and mouth	Black- qua.ter	Anthrax	Surra
1. Madras	9,016	2,364	164	461	594	107
2. Bombay .	3 459	3,627	52	522	160	46
3. Bengal .	1,378	142	14		33	•
4. U. P.	6,284	4,255	184	104	61	3
. 5. C. P. & Berar	2,538	1,072	81	29	63	18
6. Punjab	1,682	3,816	46	4		

1		of deaths to				l	
Province	Rinder- pest Haemor- rhagio Septi- ceamia		Foot and mouth	Black- quarter	Anthrex	Surra	
7 Bihar	1,335	1,629	3	86	90	10	
8. Orassa	883	56	37			2	
9. Sind	328	497	81	6	8	3	
10 Assam .	2,266	220	42	76	177		
11. N. W. F. P .	259	640	1,133	43		8	
12. Ajmer-Merwara .	. 5		••	. 3			
Total for all India	29,433	18,318	1,787	1,386	1,186	200	
Estimated loss by death in rupees at Rs. 100 a head	29,43,300	18,31,800	1,78,700	1,33,600	1,18,600	20,000	

Seth Govind Das: Is it a fact that recently these diseases among cattle are measure particularly in the Central Provinces and no effective steps are being taken by the Government to see that these diseases do not spread?

- Mr. B. R. Sen: That is a fact so far as the Central Provinces are concerned The Central Provinces have established quarantine stations in the northern part of their area and I believe they are doing their best to cope with the spread of the disease.
- Mr. R. C. Morris: Is it a fact that the number of veterinary officers in the rural areas in the Madras Presidency is inadequate to deal with outbreaks of inderpost and other diseases?
 - Mr. B. R. Sen: That must be correct

DISPOSAL OF SURPLUSES, OBSOLETE STORES AND SALVAGE BY THE INDUSTRIES
AND SUPPLIES DEPARTMENT

- 553. *Seth Govind Das: Will the Honourable Member for Industries and Supplies please state
- (a) the amount for which the surpluses, obsolete stores and salvage have been disposed of out of the stocks purchased for war purposes by his Department since the de facto termination of the hostilities, and
- (b) the cost for which these were purchased and the expenses incurred in storing, maintaining and disposing of the same?
- Mr. M. P. Pai: (a) During the period 1st September 1945 (V J Day) to Directorate General of Disposals and its Agencies and Branches totalled Re. 25 2 crores

 During the same period recoveries from sales of salvage amounted to Re 10 5 crores
- (b) The book-value of the above surpluses was Rs 36 5 crores The book value of salvage disposed of is not available

The expenditure on the Disposals Organisation from 1st September 1945 to 30th September 1946 was roughly Rs 30 lakhs

The Disposals Organization is not responsible for storage and maintenance of surpluses pending disposal. Separate figures of storage and maintenance costs for such stores are not available and the results achieved will not be commensurate with the additional work involved in computing them

Seth Govind Das: Are Government aware that there are rumours of corruption in the Disposal Department and may I know whether Government will take steps to make inquiries into the matter?

- Mr. M. P. Pai: There is corruption in every department of Government It specific instances are brought to the notice of Government, they would be investigated.
- Mr. Ahmed E. H. Jaffer: Is it a fact that Government is making cent per cent profit in the disposal of these goods and may I ask the Honourable Member whether this policy is always going to continue?
- Mr. M. P. Pai: It is not the policy to sell any article at the best price it is the policy to sell it in consonance with the Government's general anti-inflationary policy. There might be a profit but it is not made deliberately

DIFFERENCE IN LOCAL WEIGHTS AND MEASURES.

- 554. *Seth Govind Das: Will the Honourable Member for Industries and Supplies please state
- (a) whether it is a fact that different local weights and measures are in use in different parts of the country,
- (b) whether it is a fact that this variety is a great hundicap in inter-proviacial and even inter-district trade,
- (c) whether the Government of India have decided to accept the deciminal system of comage, and
- (d) whether Government propose to take early steps to introduce a uniform system of weights and measures for use throughout the country, and adopt the metric system for this purpose?

Mr. M. P. Pai: (a) Yes

- (b) Yes
- (c) Government have already introduced a Bill to establish a decimal system of coinage
- (d) I myste the Honourable Member's attention to the Standards of Weight Act passed by the Legislature in 1939 and the rules made thereunder copies of which are available in the Library Both the Act and the rules were brought into force with effect from the 1st July 1942. The enforcement of the use of measures are matters for the Provincial Governments. Some of the Provincial Governments have already legislated on the subject and Provincial Governments who have not yet passed any legislation on the subject have been requisted to do so. Government are also in correspondence with Chief Commissioners and it is hoped that weights and measures will be standardised in the Centrally administered areas shortly
- As regards the introduction of the metric system, Government have invited the verse of the Provincial Governments, the commercial community and various other organisations. The question will be further examined on receipt of all replies
- Prof. N. G. Ranga: In view of the fact that the standardisation of weights and measures has been hanging fire for a number of years and the Central Government has been pleading inability to do anything because it is a provincial matter, will Government consider the advisability of calling a conference of the representatives of these Provincial Governments so that they may be able to persuade them to introduce necessary legislation to standardise these things?
- Mr. M. P. Pai: If the Government of India do not receive replies which they consider satisfactory, that suggestion will certainly be considered

PREFERENTIAL TREATMENT TO ANGLO-INDIANS AND E2-SERVICE MEN IN RAILWAY
SERVICES

555. *Seth Govind Das: Will the Honourable the Railway Member please

(a) whether Government are aware that a policy of undue preference to ex-service men and Anglo-Indians and of exclusion of person who participated even indirectly or were suspected to be sympathetic to the Indian National Resistance Movement of 1942 is being pursued for employment in railway

(b) whether it is a fact that a circular was issued some time in 1942 or at any time thereafter excluding persons who were dismissed from the Railway services on account of alleged participation in or sympathy with the 1942 Movement referred to in part (a) shove and banning their re-employment,

- (c) whether the said circular is still in force.
- (d) if so, whether Government propose to rescind the said circular and reinstate the persons affected by it?
 - (e) [Not put]

The Honourable Mr. M. Asaf Ali: (a) 70 per cent of the permanent vacancies which occurred from the 1st June, 1942, to 31st December, 1945, have beer reserved for ex-service men Apait from this, no special preference is given to them As regards Anglo-Indiana and Domiciled Europeans, Government decided in 1934 that to safeguard their interests, 8 1/3 per cent of the vacancies to be filled by direct recruitment should be reserved for them No special instructions were issued to Railways in regard to the evalusion of the pressons referred to by the Honourable Member Very early in 1942 prior to the 1942 movement, instructions were issued requiring the verification by the Police of the character and antecedents of persons selected for temporary appointment to posts connected with war work under Government and those whose character and antecedents were reported to be unsatisfactory were evaluded from service and antecedents were reported to be unsatisfactory were evaluded from service in 1944 these instructions were further amplified to provide for action being taken on receipt of adverse Police reports against those who might have been inadvertently appointed without proper verification or who in hight have subsequently become corrupted

- (b) No circular, other than that containing the instructions referred to in the reply to pair (a) above, was issued. In accordance with rule 151 of the State Railway Establishment Code, Volume I a copy of which is in the library of the House a person who has been dismissed from Railway service for any reason is not eligible for re employment without the specific sanction of higher authority. It is likely that the cases referred to in this part of the question were dealt with in terms of the rule mentioned.
- (e) and (d) Government have decided to review cases of persons who have been disqualified during the last five years on adverse police reports or on political grounds (including cases of Government servants who have been dismissed for such reasons during that period). They have also decided to review other cases on individual representation

AIR-CONDITIONED COACHES BETWEEN DELHI AND AHMEDABAD

- 556. *Mr. Vadilal Lallubhai: (a) Is the Honourable the Railway Member aware that there is one ar-conditioned coach running between Delhi and Ahmedabad, which requires an extra bogy for housing the machinery?
- (b) Are Government aware that for this provision of ten air-conditioned seats, the Railway deprives about 180 third class passengers of travel facilities?
- (c) Are Government aware that this coach is an old one involving heavy expenditure to Government and great inconvenience to third class passengers?
- (d) Do Government propose to inquire into the matter and put a stop to this kind of uneconomical travel facilities?

- The Honourable Mr. M. Asaf Ali: (a) Yes, one bogie air-conditioned coach and one bogie generator car run on 1 Up and 2 Down Mails between Ahmedsbad and Delhi four days a week
- (b) No The air-conditioned unit is in addition to the normal composition of the train, and third class accommodation has not been curtailed to make room for it
- (c) The air-conditioned coach is a converted military ward car and cost less than a new coach would have done. The question of heavy expenditure to Government does not, therefore, arise, nor is there any question of inconvenience to third class passengers.
- (d) Government do not admit that the air-conditioned travel facilities provided are uneconomical and do not, therefore, propose to order their discontinuance
- Mr. Vadilal Laliubhai: Will the Government not be able to attach two third class coaches in place of these air-conditioned coaches"
- The Honourable Mr. M. Asaf Ali: That suggestion is very interesting, it will be considered
- Sri M. Ananthasayanam Ayyangar: In view of the fact that air travel is becoming very opular, will the Honourable Member try to avoid attaching these air-conditioned coaches to any trains?
- The Honourable Mr. M. Asaf Ali: In fact, I am thinking of air-conditioning all the coaches, if possible
- Mr. Ahmed E. H. Jaffer: Is the Honourable Member aware that auconditioned coaches are very necessary especially in the summer?

The Honourable Mr. M. Asaf All: That is a matter of opinion

(b) WRITTEN ANSWERS

THROUGH BOOV RETWEEN PATNA AND DRHRA DUN.

- 557. *Mr. Madandhari Singh: Will the Honourable the Railway Member be pleased to state
- (a) whether Government are aware that the passengers from Patna travelling to Dehra Dun feel much inconvenience because lack of through bogy for the passengers between these two stations, and
- (b) whether Government propose to introduce the running of a bogy for 1st and 2nd class passengers between these two Stations in any convenient train from both sides?
- The Honourable Mr. M. Asaf All: (a) Government are aware that there is no Through-Service coach from Patna to Dehra Dun and vice versa, and that passengers have to change trains at Moghalsarai There is, however, a considerable margin of time between the arrival of one train at Moghalsarai and the departure of the connecting train, and the changes occur during daylight at convenient hours Government do not consider that the absence of a Through carrage involves any great monouvenience to passengers
- (b) The Railway Administration report that the question of introducing a 'Through-Service carriage between Patna and Dehra Dun during the summer months will be considered when the time-table to come into force from April 1947 is taken in hand

EXPORT OF GHER FROM INDIA.

- 558. *Sardar Mangal Singh: Will the Secretary of the Food Department please state
- (a) the quantity of Ghee exported from India during the preceding three years;
- (b) the firms (including the War Department) who exported it together with the quantity thus exported by each firm;

- (c) the quantity destroyed by the War Department as unconsumeable during that period;
- (d) the steps taken to make it available for the consumption of the civilian population; and

(e) the rate per seer at which it is purchased by the War Department 'together with the names of the firms from whom it is purchased for export?

Mr. B. E. Sen: (a) and (b) A statement is laid on the table of the House.

- (c) Nil
- (d) Does not arise
- (e) A statement is laid on the table of the House

Statement with reference to parts (a) and (b)

	Year					Quantity of Ghee exported	By whom exported		
								Tons.	
1943	•			•		•	•	62 8	Exported as ship stores for the use of Indian crews abroad.
1944								18 7	Ditto.
1945								47 9	Ditto.
1946		•	(upto	the er	d of o	October)		33·16	Defence Department.

Norz.—Figures of exports of Ghee during the years 1943 to 1945 by the Defence Department are not readily available

Statement referred to in the reply to part (e)

The following prices are for deliveries at the Ghee' Heating Centres All purchases of Ghee were made by the Food Department on behalf of the War Department through Bu ung Agents, namely

- (1) Alopi Pershad & Sons
- (11) Hoosembhoy Sons & Co
- (111) Ghee Supply Co (Bihar)
- (1v) Sind Ghee Purchasing Agency.
- (v) British India Trading Co

•	-				P	1943-44 noe per seer	1944-45 Price per seer
1	Ghee Centre, Agra .					3-3-2-7/8	3-0-6
2,	Ghee Centre, Ambala .		•			3-6-1-1/4	8-9-11
3	Ghee Centre, Kamptee					3-1-5-13/20	8-2-5
4.	Ghee Centre, Muzaffarpur					2-11-5-23/40	No purchases were made after 31-8-44
5,	Ghee Centre, Karachi					2-15-6	8-3-7
6	. Ghee Centre, Bangalore					8-5-0	3.2.9/1
	•			,			

(Figures for 1945.46 have not been worked out so far).

TELEPHONE CONNECTIONS IN DELHI.

- 559. *Sardar Mangal Singh: Will the Secretary of the Communications Department please state
- (a) the number of applications for new connections of telephones in Delhi received by the Delhi Office during the preceding three years,
 - (b) the number of such applicants who are given connections, and
- (c) the cost of the printing of the Directory of June, 1946 of Delhi Telephone District?
- Sir Harold Shoobert: (a) and (b) During the preceding three years namely 1943-44, 1944-45 and 1945-46, 1943 applications for telephones were received, 1195 of the applicants were given connections
- (c) The cost of printing 10,000 copies of the June 1946 issue of the Directory was Rs 7,500

STENOGRAPHERS ON SOUTH INDIAN RAILWAYS.

560. *Miss Maniben Kara; Will the Honourable the Railway Member please state

(a) whether it is a fact that there is only one stenographer in the South Indian Railway, others doing the work of stenographers on that Railway being designated as Personal Clerks, if so, is the nature of the work of the litter different from that of the former,

- (b) whether it is a fact that the increase in pay sanctioned by the Railway Board to stenographers of all State Railways with effect from the 1st April, 1944 was not given effect to on the South Indian Railway because the stenographers on that Railway have a different designation, viz, Personal Clerks,
- (c) whether it is a fact that as a result of the various representations from the staff concerned, the General Manager of the South Indian Railway recommended that the increase referred to in part (b) above be given to such staff but the Railway Board turned down the recommendation, and
- (d) if so, whether Government propose to issue instructions that "per-onal clerks" on the South Indian Railway doing the work of stenographers be given the increase in pay with retrospective effect from the 1st April, 1944?
- The Honourable Mr. M. Asaf Ali: (a) The S I Railway have two sanctioned grades of stenographers, vis, Confidential Stenographer—Rs 200—10—250 (Old and Revised), Stenographers—Old Scale Rs 180—7½—180, New Scale Rs 140 (fixed)
- At present there is one post in each grade. There are Personal of Camp Clerks who were originally recruited as clerks and not as stenographers. These men are borne on the clerical cadrs and in the course of their duties as departmental clerks attached to officers whom they sometimes accompany on line, they do stenography. They are eligible for transfer or promotion to other posts in their own Department, provided they are suitable and pass the necessary departmental tests. With regard to the latter part of the question, the difference is that the duties for which Personal and Camp Clerks are recruited are essentially clerical, while stenographers are essentially included to
- (b) Yes, but the temporary increase in pay sanctioned by the Pallian Board for stenographers on Railways with effect from the 1st April 1944 was withheld from Personal and Camp Clerks not merely because of the difference in designation, but because of the reasons given in my reply to part (a) above
 - (c) The reply is in the affirmative
- (d) In view of the reply to part (a) and (b) above, Government do not consider an alteration of the previous decision of the Railway Board is called for

TRIMPHONE CONNECTIONS FOR MEMBERS OF THE LEGISLATURE IN NEW DELITI 561. *Mr. Manu Subedar: (a) Will the Secretary of the Communications Department please state whether Government are aware of the difficulties of members of the Legislature not merely for fixing up the house, but also for fixing a telephone in such houses?

- (b) Is it a fact that applications for a telephone from members of the Legislature have been held up for a week or two at a time and that connection could not be secured till towards the end of the sessions?
- (c) What steps do Government propose to take to put an end to complaints of this order?
- (d) Do Government propose to appoint a small Committee of the House to enquire into these matters?
- Sir Harold Shoobert: (a) and (b). There has been some delay in the installation of telephones at the residences of a few members of the House which Government greatly regrets. As regards the difficulty shout houses the Honourable Member's attention is invited to the replies given by the Secretary, Works, Mines and Power Department to questions No 313 and 314 on 7th November 1046
- (c) Special instructions have been issued to secure prompt installation of telephones at members' residences. It must however be stated for the information of the Honourable Member that at houses not already wired for telephones or where underground telephone cables are not available, some delay is bound to occur in providing connections.
- (d) In view of the replies given to parts (a) to (c), the appointment of a Committee is not considered necessary but it is understood that the matter is being laid before the House Committee of the Legislature at the instance of one Honourable Member

IMPORT AND DISTRIBUTION OF NEWSPRINT SINCE 1940

- 562. *Hafis M. Ghasanfarulla: (a) Will the Honourable Member for Industries and Supplies kindly place on the table of the House a detailed statement on the import and distribution of newsprint since 1940?
- (b) How much newsprint was imported in this country in 1940, 1941, 1942, 1943, 1944 and 1945?
- (c) How much of the abovementioned newsprint was given from year to year, since 1940 to Assam, Bengal, Bihar, the United Provinces, Delhi, Punjab, North-West Frontier Province, Sind, Bombay the Central Provinces Madras, and Orissa?
- (d) How much out of the abovementioned newsprint was given to the Hindu-owned newspapers, journals, and periodicals from year to year since 1940, and similarly how much was given to the Muslim-owned newspapers journals and periodicals, and how much was given to newspapers, journals and periodicals owned by communities other than Hindus and Muslims?
- Mr. M. P. Pai: (a) The newsprint control was instituted on 12th April 1941 in order to conserve shipping and dollar exchange Originally it consisted of the issue of licences for imports to established importers on the basis of their imports from the North-American countries during the six months August 1940 to January 1941 Supplies from the Scandinavian countries disappeared soon after on account of the war situation. In September 1941 a quota allotment system was introduced in replacement of the previous system which had put dealers into a quota monopolistic position and all newspapers were granted quota allotments based on their annual consumption in 1940 and 1941 These allotments were cut down as our supplies dwindled, the cuts being 25 per cent for January-June 1942, 50 per cent for July-December 1942, and 874 per cent for January-March 1948. The present rationing scheme was introduced in replacement of the quota allotment scheme in April 1943 since the cuts were falling harshly on small consumers after a conference with newspaper interests At present the basic quota of every paper is 45 per cent of its consumption in July-December 1942 if its consumption in 1940-41 was 75 tons per year, 65 per cent of its consumption in July-December 1942 if its anunal consumption in 1940-41 was between 10 and 75 tons, and a 100 per cent of its consumption in July-December 1942 if its consumption in 1940-41 was under ten tons per year. This was intended to graduate the out so

that it fell more severely on the large newspapers than on the small ones. As a result of improvement in supplies, there is an addition of 25 per cent to these basic quotes at present.

(b) The quantity of newsprint imported in this country since 1940 year by year is as follows

1939-40					36,714
1940-41					30,780
1941-42					28,277
1942-43					11,237
1943-44					13,777
1944-45					22,418

(c) and (d) As will be seen from the answer to question (a), the scheme of newsprint control in force is based on consumption in normal years, and is not related to any factor of ownership, community or province. The monthly quotas are based on the consumption in July-December 1942 graduated with reference to the consumption in the previous year so that the cut falls more severely on large consumers than on small. Newspapers and periodicals circulate in more provinces than one, and it is not, therefore, possible to state how much newsprint is consumed by any particular province. It is also not possible without elaborate enquiry to decide how much is consumed by newspapers suched way particular community. Newspapers which were not in circulation in the basic period and new newspapers sturted subsequently have been allowed quotas for the purpose of facilitating the expression of political points of view not adequately represented in the existing Press. The basic quotas of such papers have been fixed ad hoc and have sometimes been subsequently increased on the ments of each case.

SHIP BUILDING VARD AT BHATKAL IN BOMBAY PRESIDENCY

- 563. *Mr. Ahmed E. H. Jaffer: (a) Is the Honourable Member for Industries and Supplies aware that a Bombay Firm is trying to establish a shipbuilding yard at Bhatkal, a port in the Western Coast of the Bombay Presidency
 - (b) If so, what do Government propose to do in the matter?
- (c) Do Government intend to grant the proposed firm any concession or licence to establish the industry as a private capitalist concern? If so, why?
- (d) Do Government propose to consult local public opinion before taking any step in the matter?

Mr. M. P. Pai: (a) No, Sir

(b), (c), and (d) Do not arise.

NEW TEXTILE POLICY OF THE MADRAS GOVERNMENT.

- 564. *Mr. R. C. Morris: Will the Honourable Member for Industries and Supplies be pleased to state
- (a) whether the Central Government approve of the proposed new textile policy of the Madras Government, and
- (b) whether the proposed policy is in accordance with the declared industrial policy of the Central Government?
- Overnment of Madras asking for an authoritative exposition of their reported and pending the recent of their report I regret I am unable to

STARRED QUESTIONS AND ANSWERS

ALLOTMENT OF NEW MOTOR CARS TO COORG

- 565. *Mr. R. C. Morris: Will the Honourable Member for Transport be pleased to state
- (a) the number of new motor cars that have been allocated to the Province of Coorg during 1946, and
- (b) whether Government are aware that non-officials in Coorg have hitherto this year been unable to obtain new cars?

The Honourable Mr. M. Asai Ali: (a) Two

(b) Government have no information on this point as actual allocation of cars was made by the Provincial Motor Transport Controller. Coors

Lack of Booking Facilities for Goods at Ghorpuri Station

566. *Shri D. P. Karmarkar: Will the Honourable the Railway Member be pleased to state whether it is a fact that goods booked for Stations between Hubli and Poons from Bombay are held up at the Ghorpur Station on account of want of adequate booking, and that this has resulted in great hardships to merchants and consumers? If so, what measures are proposed to be taken to arrange for more adequate booking?

The Honourable Mr. M. Asaf All: It is assumed that the Honourable Member refers to the transhipment arrangements at Ghorpun and not to booking arrangements

The railway administration report that goods booked from Bombay to the station and that the transhipment arrangements at Ghorpun are adequate. The question of more adequate transhipment arrangements at Ghorpun does not therefore arise

It is true however that owing to heavy booking of foodgrains and sugar via the Ghorpun route, which must be given priority, it has been necessary to impose restrictions on booking of other traffic for stations on the metre gauge route via Ghorpun

The railway administration will be asked to consider whether it is necessary to increase the capacity of the metre gauge line south of Ghorpun to meet demands of normal traffic

REPORT OF MR PEPPERALL ON MILK PROBLEM IN INDIA

- 567. *Shri D. P. Karmarkar: Will the Secretary of the Department of Agriculture be pleased to state
- (a) whether Government have considered the Report submitted by Mr Pepperall in respect of the milk problem in India, and
- (b) what steps Government propose to take to implement the recommendations made in that Report
 - Mr. B. R. Sen: (a) Yes, Sir
- (b) The Honourable Member may kindly see the reply to part (c) of Assembly Question No. 880 asked by Mr Jhunjhunwala on the 12th March, 1946
- REPORT OF DR B. V. N. NAIDU TO MADRAS GOVERNMENT SE PRIORS OF PADDY AND RICE.
- 568. *Prof. N. G. Ranga: Will the Secretary of the Food Department be pleased to state
- (a) If his attention is drawn to the summary of the Report made to the Government of Madras by Dr B V N Naidu (Hindu, dated the 30th October, 1946) in which he said that in fixing the limits of prices of foodgrains in stabilising them, "such factors as margin of profit for the cultivator, costs of cultivation, prices of manufactured goods consumed by the farmers and the level of prices in the other Provinces and countries lave to be taken into accounts".

- (b) if Government are aware that the present level of basic controlled prices of paddy and rice in the Madras Presidency are so low as not to satisfy the conditions prescribed either by Dr Naidu or even the Gregory's Food Grams Policy Committee; and
- (c) whether it is a fact that the Government of Madras have actually presented to the Government of India that the present levels of prices are unremunerative?
 - Mr. B. R. Sen: (a) Yes, Sir.
- (b) The Government of India do not consider the present level of paddy and rice prices in Madras as too low.
 - (c) Yes. Sir
- CBOF AND CATTLE INSURANCE SCHEMES SUGGESTED BY DR B. V N NAIDU TO THE
 MADRAS GOVERNMENT.
- 569. *Prof. N. G. Ranga: Will the Secretary of the Department of Agriculture be pleased to state.
- (a) if he has seen the Press Summary of Dr B V N Naidu's report to the Government of Madras published in the Hindu of the 90th October, 1946, in which he suggested the inauguration of a "Crop and Cattle Insurance Scheme on the lines of the Federal Crop Insurance in the United States of Appendix".
- (b) whether the Government of India propose to appoint a small expert committee to prepare such an insurance scheme in order to protect our vast pessant masses from the vicusitudes of seasons, pests, cattle epidemics, and
- (c) whether in preparing their schemes, Government would also keep in mind the responsibility of the community as a whole to make a suitable contribution to such schemes as in the case of unemployment insurance scheme in England?
 - Mr. B. R. Sen: (a) Yes, Sir
 - (b) and (c) The suggestions will be examined

STENOGRAPHERS IN SOUTH INDIAN RAILWAY

- 870. *Sri M. K. Jinschandran: (a) Will the Honourable the Railway Member please state whether it is a fact that Stenographers on the South Indian Railway, with a solitary exception, are all designated as Personal Clerks or Camp Clerks and that they alone of all Government Railways have been demed the general increase of pay which was sanctioned by the Railway Board in 1944 to stenographers of all the Government Railways, because of their having designations other than that of stenographers?
- (b) Are not stenographers sometimes designated as Personal Assistants, Camp Clerks, etc in Government Offices?
- (c) If the Personal Clerks or Camp Clerks on the South Indian Railway are actually doing stanographic work, will the Honourable Member please order that they should be given the increase of pay, with retrospective effect, that is from the date on which it was given effect to on all other Government Railways?
- The Honourable Mr. M. Asat All: (a) and (c). I would invite attention to the reply just given to Miss Manuben Kara's starred question No 560
- (b) Yes, but they are invariably recruited as stenographers and retain their identity as such.
- Railway Beidge over the River Banguli near Marimaganj Station on Bengal Assaw Railway.
- 571. *Maulvi Abdul Hamid Shah: Will the Honourable the Railway Member be pleased to state:
- (a) whether it is a fact that there is no arrangement for pedestrians to cross the Railway bridge over the River Banguli near the Mahimaganj Station on the Bengal and Assam Railway.

- (b) whether Government are uware that due to high embankment of Railway there is water logging at all places and pedestrians have no other way of arossing except over the Railway bridge,
- (c) whether Government are aware that many accidents have occurred owing to this; and
- (d) whether Government propose to remedy this by making a footpath along the bridge?

The Honourable Mr. M. Asaf Ali: (a) Yes, this is so

- (b) The Government are not prepared to admit that water logging at all places is caused by high railway embankments. As regards this particular place, pedsetrans can cross by boats.
 - (c) No case has been reported.
- (d) No Railway bridges in general, and this one in particular, exist solely for the passage of railway traffic. In such cases, persons other than Railway employees making use of the bridge are trespassing and, therefore, are liable to punishment on conviction. In special cases exceptions have been made and footpaths have been added to existing structures by arrangement with, and at the cost of, the Provincial Government concerned.

Mohammadan Applicant for Stall in Mahimaganj Railway Station on Benga Assam Railway.

- 572. *Maulyi Abdul Hamid Shah: Will the Honourable the Railway Member be pleased to state
- (a) whether there was any Mohammadan applicant to open a Stall in the Railway Compound of the Mahimagani Railway Station in the Bengal and Assam Railway,
- (b) whether it is a fact that Mohammadan passengers sent an application for providing a Mohammadan stall,
- (c) whether it is a fact that the Station Master recommended the application stating that a Mohammadan Stall is necessary;
- (d) whether it is a fact that, in spite of these, the Railway authority redeed permission stating that a Mohammadan stall was unnecessary, though 90 per cent of passengers belong to the Mohammadan Community, and
- (e) whether Government propose to take steps to grant a licence to a Mohammadan to open a Stall there?
- The Honourable Mr. M. Asaf All: (a), (b), (c) and (d) Information is not available at the headquarters of the Bengai Assam Railway Administration, but has been called for from the District Traffic Superintendent's Office at Kathar A reply will be placed on the table of the House immediately the required information is received.
- (e) This is a matter which the Railway Administration will consider when in possession of detailed information.

Working Hours for Clerks in Stores Department of B., B. & C. I Railway

- 573. *Pandit Mukut Bihari Lai Bhargava: (a) Will the Honourable the Railway Member please state as to why the clerks in the Stores Department, Bombay, Baroda and Central India Railway (Metre Gauge), Ajmer, are asked to work after the scheduled office hours and, as such, to put in ten to twelve hours hard work daily, while they are not paid a single pie extra? Do Government propose to stop this practice?
- (b) Why do not Government provide for additional staff? Do Government propose to allow overtime allowance to such members of the staff, who are working beyond the scheduled hours of work, till additional staff is provided to release them from such work?

(c) Why have some of the clerks of the Stores Department, Bombay, Baroda and Central India Railway, Ajmer not been given increment for the last fifteen to twenty years, while their juniors have been promoted on one excuss or the other? How many such cases are there, and do Government propose to hold an enquiry into these cases and make arrangements for the immediate relief of the sufferers?

The Honourable Mr. M. Asaf Ali: The information has been called for and will be laid on the table of the House in due course

UNCOVERED PLATFORMS AT BEAWAR AND INDOBE

- 574. *Pandit Mukut Bihari Lai Bhargava: (a) Will the Honourable the Railway Member please state if it is a fact that Beawar in Rapputana and Indore in Central India are two important commercial and industrial centres and are a source of considerable moome to the Railway?
- (b) Is it a fact that the platforms at both these places are uncovered and that passengers are put to great inconvenience on that account?
- (c) Is it a fact that there are no water supplying and electric lighting arrangements at these stations? Do Government propose to issue necessary instructions for providing these amenities for the travelling public at these stations at an early date? If not, why not?

The Honourable Mr. M. Asaf Ali: (a) Yes

- (b) The platforms at both these stations are uncovered. The extension of roofs to cover the platforms at Beawar is included in the post-war reconstruction plans. A re-modelling scheme for Indore station is under examination, but has yet to be finalised and the provision of funds for building roofs over the station platforms is being considered.
- (e) Information with regard to existing arrangements for supplying water is being obtained and will be laid on the table of the House later. If the arrangements are found inadequate they will be improved. Electric lighting is already provided it Indoor station, and is to be introduced at Benwar when post war reconstruction work is undertaken at that station.

POLICY re MOTOR TRANSPORT BUSINESS AND RAIL-ROAD COORDINATION SCHEME IN AJMER-MERWARA, DELHI, 2TO

- 575. *Pandit Mukut Bihari Lai Bhargava: (a) Will the Honourable Member for Transport be pleased to state if the Central Government have laid down any definite policy in respect of Motor Transport business and the Rail-Road Coordination Scheme in Almer-Merwara, Delhi, and other Centrally Administrated Areas?
- (b) If so, to what extent is such policy being followed by the different Provincial Governments?

The Honourable Mr. M. Asat All: (a) and (b) The Honourable Member's attention is myited to the reply given on the 28th October, 1948 to question No 3, asked by Sardar Mangal Singh, in which the principles of the Interim Government's Policy regarding motor transport and road-rail co-ordination were indicated Those principles hold good in respect of the Chief Commissioner's Provinces and their application to such Provinces is under consideration

SCALES OF PAY AND DEARNESS ALLOWANCE OF STAFF IN SETTLEMENT OPERATIONS IN AJMER-MERWARA

576. *Pandit Mukut Bihari Lai Bhargava: Has the Secretary of the Department of Agraculture received through the Chef Commissioner, Agmer-Merwara any representation from Members of the staff engaged in the settlement operations in the Province of Agmer-Merwara, in respect of meagre scales of their pay and dearness allowances? If so what action has been taken or is contemplated to be taken by Government thereon?

Mr. B. E. Sen: A letter for raising the minimum pay of the subordinate staff employed in the Settlement Department, Ajmer-Merwara, was received from the Settlement Officer through the Chief Commissioner, Ajmer-Merwara. In view of the interim relief measures announced by Government in August 1946, it is proposed to await the recommendations of the Central Pay Commission

ISTIMBARI TENURE IN AJMER-MERWARA

- 577. *Pandit Muknt Bihari Lal Bhargava: (a) Will the Secretary of the Department of Agriculture please state as to why the reports submitted by the Delis Fa Committee and by Mr Irwin in respect of the Istimrari Tenure in Ajmer-Merwara are being kept confidentially?
- (b) In view of the changed political atmosphere in the country and the advent of the National Government at the Centre, do Government propose to revise the previous policy and publish these reports for the information of the public or, at any rate, lay them on the table of the House for the use of the Honourable Members of this House?
- (c) How many new wells have been sunk in the Province of Ajmer-Merwara, and what amount of subsidies or loans have been granted for such purposes so far?
- (d) In view of the rocky soil and the extreme poverty and indebtedness of cultivators in the Province of Ajmer-Meiwara, do Government propose to consider the advisability of increasing the percentage of subsidy for sinking new wells or for deepening the existing wells"
- Mr. B. E. Sen: (a) It was considered that the publication of the reports, without further action for protecting the tenants, would only strain the relations between the Istamardars and their tenants, to the detriment of the latter and that it would be better not to publish the report till the proposed tenance legislation could be introduced. The Dela Fargue report is less in favour out the tenants than the Irwin report.
- (b) The question of placing a copy in the Library of the House is being examined
- (c) 24 new wells have been constructed and four existing wells deepened and improved A loan of Rs 20,800 has been given for the purpose of which Rs 4,160 will be treated as a subsidy or grant, and the balance of Rs 16,640 recovered in due course
- (d) The rate of subsidy has recently been raised from 20 per cent to 50 per cent

CORRUPTION IN CIVIL SUPPLY DEPARTMENT OF CENTRAL AND PROVINCIAL GOVERNMENTS

- 578. *Pundit Thakur Das Bhargava: (a) Will the Honourable Member for Industrics and Supplies please state if Government are aware that there is very great corruption and favouritism in Civil Supply Departments of the Central and Provincial Governments?
- (b) Are Government aware that Civil Supply Offices possess very large powers of patronage for group permits and hiences, and that complaint against misuse of these powers are universal?
- (c) Are Government aware that among other kinds of complaints the complaint of giving permits and hoences to new persons as against old merchants in trade for purposes of extortion and furthering communal interests by officials is very general?
- (d) Do Government propose taking away these drastic powers in the public interest and to end the system of licences and permits as soon as possible?
- (e) In case this system is not going to be ended soon, do Government propose to take steps to regulate the system by strict rules and vi, flait to beservance so that the powers of granting licences and paramits site inct abused?

- Mr. M. P. Pai: (a) There have been cases of corruption in the Industries and Supelies Department. Information regarding the Civil Supply Departments of the Provincial Governments should be asked of them
- (b) Varying degrees of powers to grant permits and licences are exercised by officers appointed in connection with the administration of controls and complaints are bound to occur. If the Honourable Member will bring to my notice any particular case, I shall be glad to look into it
- (c) and (d) So long as there is necessity for control, the system of licences and permits has to be maintained. The case for licensing of trade was explained in a statement which was circulated by me to all the Honourbale Members towards the end of the last week.
- (e) It has always been the aim of Government to see that rules relating to the administration of controls are so framed as to minimize possibilities of abuse

SLAUGHTER OF CATTLE

- 679. *Pundit Thakur Das Bhargava: Has the Secretary of the Department of Agriculture received any representations that slaughten of Cattle should be stopped in terms of notifications of the Government of India dated the 30th September, 1946, in the whole of India? Has any action been taken in the matter so far?
- Mr. B. R. Sen: Some representations have been received for continuing the restrictions on the slaughter of cattle. No notification against the slaughter of cattle has been issued by the Government of India on the 30th September, 1946 Letters were issued to all Provincial Governments and Administrations on that date drawing their attention to the shortage of cattle in the country, both for cultivation and milk supply, and requesting them to take such measures as they may, in the light of local conditions consider feasible to continue the restrictions on the slaughter of useful cattle intherto imposed by most Provincial Governments and Administrations under the Defence of India Rules. According to information available to the Government of India, the Governments of Madras and Sind have so far assumed necessary legal powers and reimposed the restrictions on the slaughter of useful cattle.

MANUFACTURE OF VEGETABLE GHEE FROM COTTON SEED

- 580. *Shri D. P. Karmarkar: Will the Secretary of the Food Department be pleased to state
- (a) whether it is a fact that cotton-seed is being used for the manufacture of vegetable ghee,
 - (b) if so, the names of the factories so using it.
 - (c) the quantity of cotton-seed being so used yearly; and
- (d) whether Government propose to take steps for preventing the use of cotton seed for vegetable ghee, in view of the urgent need for making adequate cattle food available?

Mr. B. R. Sen: (a) Yes

- (b) The Ganesh Flour Mills, Delhi, the Modi Vanaspati Co., Modinagar, and the Hindustan Vanaspati Co., Bombay, are three factories which are reported to be using small quantities of cotton seed oil, mixed with ground nut oil for producing vanaspati
 - (c) 118 tons of cotton seed oil.
- (d) Government do not propose to prevent the use of cotton seed for vanaspati production as they are advised that it will add to fate available for human consumption, without reducing food for cattle, as oil left in the cake after crushing is as much as cattle can digest.

STARRED QUESTIONS AND ANSWERS

PRICE OF COCONUT

- 581. *Shri D. P. Karmarkar: Will the Secretary of the Department of Agriculture be pleased to state.
- (a) whether it is a fact that there has been a rise in the price of coconut; and if so, to what extent as compared with the pre-war price,
- (b) whether it is a fact that quantities of coconut used to be imported, and if so, from what countries, and in what quantities during the years 1985-1946;
- (c) what steps Government are taking to make coconut of a lower price more largely available to the consumers, and
- (d) whether coconut oil is being used by the Soap Industry in India, and if so, the average quantity used during a year?
- Mr. B. R. Sen: (a) The price of ecconute, at Calicut has increased from Rs. 67-15-0 per thousand in 1928-29 and Rs. 20-14-0 per thousand in 1938-39 to Rs. 160 per thousand in September, 1946
 - (b) A statement showing the available information is laid on the table of the House
- (c) Government have under consideration a scheme for fixing floor and ceiling proces for indigenous copra and coconut oil. It is expected that with the fixation of these prices the prices of raw coconuts will adjust themselves.
- (d) Yes The quantity of coconut oil used by the Soap Industry in India drug the quantum ending 1988-89 was estimated to average about 30,000 ton, annually The relevant data for recent versu are not available

Imports of coconuts from different countries through Brisish Indisa ports and Kathiswar State ports

1946-46 (10 months April 1946 to Jan. 1946)		18,048		•		18,051	æ	18,061	
1944-46		27,065	,	-		27,066	3	\$7,210	
1943-44		23,103	_			23,108	797	23,387	
1942-43		7,870				7,873	\$	7,90	
1941-42		6,790	1,321		203	7,313	11	7,330	
1940-41		6,693	1,637	28		8,255	œ	8,263	(b) Not yet available are not available
1939-40		2,459	1,963	•	3	4,423	79	4,479	1 2
1038-39		4,283	1,829	10	31	6,153	14	6,167	(a) Less than 500 nuts Sources of unpo
1937-38		2,106	1,497	•	13	3,624	30	3,664	(a) Less th
1936-37		5,346	1,004	69	•	6,355		6,355	
1935-36		7,816	1,311	76	=	9,313	¥	9,237	
	Through Brutah India ports—	Geylon	Maldives	Strauts Settlements	Others	Total	Through Kathawar State porter.	Grand Total	

Source :—Annual Statement of the See-borne Trade of Britah Lingson with Annual Statement of the See-borne Trade and Navgation of Burna and Trade Statemen relating to the Marnium Statement and the State of Travancers

WAGES TO STRIKERS IN THE POSTS AND TELEGRAPHS DEPARTMENT FOR STRIKE PERIOD

582. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Department of Communications please state

(a) if Government intend to pay the wages of the strikers of the Posts and Telegraphs Department for the period of strike, if so, when, if not, why not, and

(b) if it is a fact that the Honourable Member in charge of the Department at that time gave a promise that there will be no victimisation of the strikers?

Sir Harold Shoobert: (a) I would refer the Honourable Member to the reply given to part (a) of Starred Question No 22 asked by Miss Maniben Kara on the 26th October, 1946

(b) Yes

STRIKE IN THE POSTS AND TELEGRAPHS DEPARTMENT

- 583. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Department of Communications please state
- (a) the number of employees of the Posts and Telegraphs Department involved in the last Postsl Strike.
 - (b) the categories to which they belonged, .
 - (c) the amount of their wages for the strike period.
 - (d) the number of outsiders employed during the strike period
 - (e) the number of days for which they were employed,
 - (f) the amour of work disposed of by them,
- (g) the amount and remuneration and other expense, incurred on them,
- (h) if any vouchers were kept for tea and refreshments, etc supplied to-

Sir Harold Shoobert: (a) to (e), (g) and (h) Information is being collected from subordinate offices A statement will be laid on the table of the House as soon as complete facts are available.

(f) It is not possible to estimate the actual amount of work disposed of by outsiders who were employed during the strike, they attended to the regular departmental work entrusted to them

RESEARCH WORK IN THE AGRICULTURAL ENGINEERING DEPARTMENT

- 584. *Sri V. C. Veilingiri Gounder: (a) Will the Secretary of the Department of Agriculture be pleased to state whether Government are aware that not much research work is being done in the Agricultural Engineering Departments under Provincial Governments?
- (b) Considering the importance of these agricultural engineering work to the development of agriculture, do Government propose to send suitable men to provinces for training in agricultural engineering and by subsidizing agricultural engineering workshops and in other suitable ways?
- Mr. B. E. Sen: (a) Government are aware that a certain amount of research work is done in agricultural engineering sections of Provincial Departments of Agriculture and that there is considerable scope for the expansion of such research work Provision for the expansion of agricultural engineering activities exists in the Post-war Development Plans of several Provincial Governments
- (b) Twenty four students have been sent abroad by Government for training in Agricultural Engineering. Financial assistance is given by the Central Governments to the Provincial Governments for implementing their Post-war Dovelopment Plans which include Schemes for the expansion of agricultural engineering, estimates.

BAN IN BRITISH INDIA FOR ENTERING A PARTICULAR TRADE.

585. *Captain Syed Abid Hussain: Will the Honourable Member for Industries and Supplies please state whether it is a fact that within the limits of British India there exists no bar on any section of the population entering into a particular trade?

Mr. M. P. Pai: No. Sir

UNSTARRED QUESTIONS AND ANSWERS

CULTIVATION NEAR QUEENSWAY IN NEW DELHI

- 61. Mr. Madandhari Singh: (a) Will the Secretary of the Department of Agriculture be pleased to state if the se fact that cultivation was done departmentally this year near Queensway in New Delh?
- (b) If the reply to part (a) above is in the affirmative, what was the expenditure on cultivation and labour charges, etc?
 - (c) What was the area?
 - (d) How much was the produce?
 - (e) What was the total expenditure and income?
- Mr. B. R. Sen: (a) Yes The cultivation in the Central Vista was done by the Central P W D and the Horticultural Division under the direction of a Committee on which both the Agriculture and the W M and P Departments are represented
- (b) to (e) The Honourable Member may kindly see the reply given to Starred Question No 24 asked by Mr Sri Prakasa on the 28th October, 1946

TELEPRINTER LINES IN INDIA

- 82. Seth Govind Das: Will the Secretary of the Department of Communications please state
- (a) how many Indian and foreign news agencies have applied for permission to lay teleprinter lines in India,
- (b) the date on which the monopoly of the Associated Press of India in this respect comes to an end, and
- (c) whether Government propose to give preference in this matter to any news agency which agrees to install teleprinters in any Indian language?
- Sir Harold Shoobert: (a) Altogether seven news agencies have applied for lease of teleprinter circuits
- (b) The only agency which leased circuits for the distribution of news before the war was Reuters, the existing 5-year lease will ordinarily expire in 1949.
- (c) There are no teleprinters in Indian languages. As regards preferences, no reply can be given at present as the whole question of policy in the leasing of teleprinter circuits to press agencies is still under consideration of Government

SHORT NOTICE QUESTIONS AND ANSWERS

- Mr. President: I find two short notice questions have been tabled, one by Mr. Madandhar: Singh and the other by Mr. Abdur Rahman Siddiqi. Both of 12 Noox them practically relate to the same matter. If the Honourable the Leader of the House so wishes, they may be replied together or they may be replied spearately
- The Honourable Pandit Jawaharlai Mehru: It would be preferable if I answer both of them together.
 - Tour by Cabinet Ministers of the Disturbed Arbas in Bengal and Bihar.
- Mr. Madandhari Singh: (a) In view of the fact that the Honourable the Leader of the House with his three colleagues has recently concluded a tour of the disturbed areas of Bengal and Bhar, will he be pleased to state whether he

proposes to give this House a comprehensive account of the situation in the affected areas of those Provinces?

(b) What actions do Government propose to take and what actions have already been taken by them to control the situation?

STATEMENT ON COMMUNAL DISTURBANCES IN BIHAR.

Mr. Abdur Rahman Siddlqi: Will the Honourable the Leader of the House be pleased to state whether Government propose to make a statement on the communal trouble in the country and particularly in the Province of Bihar?

The Honourable Pandit Jawaharial Nehru: Sir, the question which Mr. August Haiman Siddiqi has read out is somewhat different from what is given to me. However, it is a question of wording

. I have accepted these short-notice questions not without hesitation, for it is no easy matter to deal with them. Any proper survey of the communal troubles in the country would be a big undertaking, hardly suited for a relatively brief answer to a question. Yet I have welcomed these questions, for it is the right of Honofurable Members to inquire into matters of the most vital significance to the country, and of the House to know what the Government is doing about them. The House will realise that the subject is one which has excited passion all over the country and rightly agistated people's minds. It is difficult to deal with it without raising controversies which embitter. It is not my purpose or desire to say anything which would add to this bitterness or raise a fresh controversy in this House.

The newspapers are full of communal troubles and nots and bloody murder and much worse No one, certainly not the Government, des.res to suppress facts This House must be seized of the facts so that it may form proper judgment and devise remedies. The facts are bad enough, terribly bad. And yet what often appears in the newspapers is something far removed from facts and the manner of presentation is such as to inflame public passion. I trust, and I am sure the House will agree with me, that it is the duty of all of us, and more especially of the Honourshle Members, to be exceedingly careful in these days of crais and diseaster, to take every care not to say or to anything which might exoite the people and worsen an already bad situation. One of the worst features of the situation is the dominance of rumours which exaggerates everything and sometimes creates out of nothing. The most fantastic accounts spread rapidly and are believed in We have to suffer not only insecurity and public disorder, but something which is even worse because it feeds and nurtures that disorder. This is anarchy of the mind. It is just when crass faces us that we have to maintain the equilibrium of our minds.

To give an account of the communal trouble in the country is to deal with a chain of events going back into the past. One evil action leads to another which again becomes the ostensible cause of further evil. The presching and practice of hatred and violence inevitably sows seeds which yield bitter fruit. If we sow the wind we have to reap the whirt-wind

Ever since the Interim Government took charge of affairs they have been intensely occupied with these communal troubles. The House will remember that this Government took office very soon after what is called the great Calcutts killing which began on the 16th August. All our work was shadowed by these events and we tired our utmost to deal with this situation. The House knows that the Government of India may not interfere, under the existing constitution, with Provincial autonomy. In so far as any one can interfere under the constitution, it is the Governor-General and not the Governor-General in Council Nevertheless, as Indians in responsible position to whom the country locked for guidance, we tried our utmost to help. Throughout this unhappy period, whether it was in Calcutta or elsewhere in India, or Noakhali and East Bengal, or Bihar, the Government were satisfy considered in the country There has been much public criticism of our seeming inaction because necessarily we could not function in public in regard to these matters. If facts were known, I do not think that stilicism would be considered to be justified

[Pt Jawaharlal Nehru]

A succession of events, which are known to this House, led to the great Calcutts killing. That was followed by the great tragedy of Noakhah and East Bengal, and that again led to the terrible happenings in Bihar. And now Bihar is leading to other outbursts of brutality and violence. There appears to be a competition in murder and brutality, and unless we put a stop to this, the immediate future of our country is dark. That it can be put a stop to, I have little doubt. Not by a reliance on mere armed force, though that may be necessary occasionally, but by the efforts of all those who influence public opinion, can we put an end to this horror which comes in the way of all political and social progress, and indeed which is siready making life a burden for many of us. It must be clearly accepted that we cannot settle any problem by the methods of hatred and violence.

Recently I have come into intimate contact with masses of people in Bihar and I saw the horrors that a simple and likeable peasantry can perpetrate when it loses of all balance and sainty. I found that during the Calcutta killing a large number of Biharia had lost their lives. Their relatives had returned to Bihar together with many other refugees and had spread out all over the rursl areas carrying stories of what had happened in Calcutta. The people of Bihar were stories, and more especially the accounts of abduction and rape of women and forcible conversion of large numbers of people, infuriated the populace. For some time they looked to the Central Government and hoped that this would give them relief and afford protection. When they did not see any such help or protection forthcomming, they grew bitter criticized strongly the Interim Government for its apparent insocivity.

Various incidents occurred in Bihar which added to the general excitement wards the end of October there was trouble in Chapra District and in Bhagalpur city. This was soon suppressed. Then came, on the 31st October, trouble on a big scale in Patna District, overflowing into Gaya and Monghyr Districts. It was in essence a mass uprising, large numbers of peasants burning and killing mercilessly. As always happens on such occasions, criminal and anti-social elements took part and even took the lead in certain areas. One of the difficulties of the situation was that the areas could not be easily reached because of lack of communications and flooded conditions.

This mass uprising lasted almost exactly one week. Just as it started suddenly, it ended almost equally suddenly. This rapid ending of a wide-spread movement, which was on the verge of spreading to other districts, was remarkable. The military, of course, came in at a somewhat later stage and helped in restoring order. But a much more powerful factor in this restoration of order was the effort of a large number of persons chiefly Biharis, who spread out all over the villages and came face to face with the peasant masses. The news of Mahatim Gandhu's proposed fast also had a powerful effect.

Grossly exaggerated accounts have appeared of the number of casualties during these troubles caused both by infuriated mobs and by military firing. It is difficult to give at present even approximately accurate figures of casualties. But it can be said with certainty that some of the figures appearing in newspapers are completely wrong. They are usually based on accounts of panic-stricken refugees who had lost all balance or judgment.

The Bihar situation was brought completely under control after a week and is quite now Evidence of a return to normality is the desire of people to return to their villages. The great problem there now is how to rehabilitate these people. The Bihar Government have undertaken responsibility to lodge, feed and provide other necessaries including medical releft to the evacues. I understand that they also propose to give financial assistence to the sufferers in order to help rehabilitation.

As I have stated, the news from and about Noakhali created a very profound feeling in Bihar and the rest of India I am not in a position to say much shout present conditions in East Bengal But recent reports from reliable witnesses have drawn particular attention to the vital problem of restoring women who

were abducted and forcibly converted This problem is not only important in tiself but also because of its all-India repercussions. It is, therefore, urgently necessary that every possible step, should be taken with all possible speed to restore them to their people Only then can beginnings be made of rehabilitation in East Bengal.

It is clearly the duty of the State to give every possible assistance to the sufferers from these disturbances I hope that Provincial Governments will undertake this duty in adequate measure. This will help also in producing a feeling of security among the people and a psychological atmosphere for a return to normality.

Recent events around and near Delhi must be fresh in the minds of Honourable Members. It is time that we put an end to all this sorry business all over India, and I trust that every sensitive Indian, whatever his political views might be, will co-operate with others in this vital and urgent task

Mr. Ahmed E. H. Jaffer: May I sak the Honoursble Member whether in view of the fact that the happenings in Noakhali were grossly exaggerated by the Press, what steps Government propose to take to see that such false news is not published in future so that we may not be faced with similar happenings in the future?

Mf. President: Order, order Looking to the nature of the questions which desired for a statement from the Honourable the Leader of the House, I was just considering the position as to whether this should be treated as a normal question and supplementaries permitted Both the Honourable Members who put in questions, one of them clearly assy whether the Government "propose to make a statement" and the other question says that 'comprehensive account' is required I am straid if I were to treat these as short notice questions like other questions and allow supplementaries, then all that the Leader of the House has requested will go in vain. But that is not the only consideration on which I am proceeding If under the Rules, these could be properly treated as questions, then I must allow supplementary questions, but as those are requested for statement and statement alone, I do not propose to allow any supplementary questions treating these as ordinary questions. The answer should be treated as a statement

MOTION FOR ADJOURMENT

RIOTING AND BLOOD SHED IN DELEI CITY

Mr. President: I have received notice of a motion for adjournment from Maulana Zafar Ali Khan

Maulana Zafar Ali Khan (East Central Punjab Muhammadan) Sir, I move for the adjournment of the House

Mr. President: I am merely stating that I have received a notice of motion and the reason stated therein si "the failure of the Government in not being able to stop effectively the noting and bloodshed in the City of Delhi". It seems there are many hurdles in the way of this motion. In the first instance, notice of this was not given before the commencement of the Business of the House as required by Standing Order 22 which says.

"The member asking for leave must, before the commencement of the sitting of the day, leave with the Secretary

This notice was received by the Secretary two minutes past Eleven That is after the House commenced business. That is the first hurdle.

The second hurdle is that notice is to be given not only to the Secretary but to the President and the Member of the Government to whose Department this adjournment motion relates I understand that no notice has been given to the Honourable Member of the Government to whose Department this adjournment motion relates Is that a correct statement of fact by me? Will this Honourable Member, Maulana Zafar Ali Khan, say whether he has given a copy of this notice to the Honourable Member of Government?

Maulana Zafar Ali Khan: I gave notice about half an hour ago to the Secretary.

Mr. President: More than half an hour ago from now.

Maulana Zafar Ali Khan: I thought the Secretary would hand it over to the Member concerned, the Home Member.

Mr. President: Did the Honourable Member in fact give any notice before eleven of the Clock?

Maulana Zafar Ali Khan: That is a technical shortcoming.

Mr. President: Then did he give notice to the Honourable Member in charge of the department? Obviously not So no further consideration is necessary in respect of this motion and I cannot accept it

Laia Deshbandhu Gupta (Delhi General). Sir, may I request the Honourable Home Member through you to make a statement on the situation in Delhi, about which we all feel immediately concerned?

Mr. President: That is a matter between the Honourable Member and the Home Member. They can settle it outside the House, but if my permission is wanted for making a statement I shall see whether it should be given or not. At present I do not commit myself to anything

ELECTION OF A MEMBER TO THE PUBLIC ACCOUNTS COMMITTEE.

Mr. President: I have to inform the Assembly that upto 12 noon on Wednesday, the 18th November, 1946, the time fixed for receiving nominations for the luripose of election of one member to be a member of the Committee on Public Accounts, one nomination was received. As there is only one candidate for the vacancy, I declare Syed Ghulam Bhik Nairang to be duly elected to the Committee.

ELECTION OF A MEMBER TO THE STANDING COMMITTEE ON PILGRIMAGE TO THE HEJAZ.

Mr. President: I have to inform the Assembly that upto 12 Noon on Western State November, 1948, the time fixed for receiving noministions for the purpose of election of one Muslim member to serve on the Standing Committee on Pilgrimage to the Hejaz, for the unexpired portion of the life of the Committee constituted on the 1st April, 1944, and due to expire on the 31st March, 1947, one noministion was received. As there is only one candidate for the vacancy, I declare Hajes Chowdhury Mohammad Ismail Khan to be duly elected to the Committee

REPORTS OF THE LABOUR INVESTIGATION COMMITTEE—LAID ON THE TABLE

- Mr. S. C. Joshi (Government of India Nommated Official): Sir, I lay on the table a copy each of the following *Reports of the Labour Investigation Committee.
- 1 Report on an Enquiry into Conditions of Labour in the Match Industry in India
- 2 Report on an Enquiry into Conditions of Labour in the Principal Municipalities in India
 - 8 Report on an Enquiry into the Conditions of Labour employed in Ports.
- 4 Report on an Enquiry into Conditions of Labour in the Jute Mill Industry in Indus.
- 5 Report on an Enquiry into Conditions of Labour in the Cotton Milli Industry in Indus
 - 6 Report on Labour Conditions in Tanneries and Leather Goods Factories.

[&]quot;Not printed in the Debates Copies placed in the Library -Ed of D.

- 7 Report on Labour Conditions in Tram and Bus Services
- 8 Report on Labour Conditions in Printing Presses
- 9 Report on Labour Conditions in Sugar Factories
- 10 Report on Non-Gazetted Railway Services
- 11 Report on Labour Conditions in the Cotton Ginning and Baling Industry.
- 12 Report on an Enquiry into Conditions of Labour in the Engineering and Minerals and Metals Industries in India
 - 13 Report on Labour Conditions in the Central Public Works Department
- Sri M. Ananthasayanam Ayyangar: Sir, may I know if copies of these reports will be circulated to Honourable Members of this House?
- Mr. S. C. Joshi: Yes, an attempt is being made to circulate copies of these reports to Members of the House
 - Sri M. Ananthasayanam Ayyangar: What about previous reports?
- Mr. S. C. Josh: Copies were kept here and Honourable Members who desired to have them were requested to ask for them, and those who asked for them got them
- BANKING COMPANIES (RESTRICTION OF BRANCHES) BILL-concluded

Mr. President: The House will now take up the consideration of the Banking Companies Bill Mr Sarval will resume his speech

Mr. Sasanka Sekhar Sanval (Presidency Division Non-Muhammadan Rural) Sir, yesterday I tried to make out in my own humble way the drawbacks and the objections in respect of the present Bill I tried to make out my case on the ground principally that since this matter along with other matters is before a competent committee and since that committee is going to meet very shortly after the termination of this session, this haste seems to be very much undesirable While on this point I shall invite the attention of the Honourable Finance Member to the graduation in the time and the gradual wisdom of Covernment in bringing a matter which was originally not in the main conception of the Bill For example, even if we take the Honourable Finance Member's proposition, as we must take it, regarding the facts namely, that from 1938 there was a rapid march in the number of banks and branches, I will draw attention to the fact that between 1938 and 1944 nothing was done, and in 1944 when the first comprehensive Bill for consolidation and management of banking concerns was taken up there was no provision which is analogous or similar to the provision which is now before the House In 1944 the legislature or the authors of the Bill did not consider it at all necessary to go into the question of restricting the operations of banks, old or new Then in 1946 when the bigger Bill came as a substitute for the previous Bill this question came in a much more restricted form, namely, that when new branches are proposed to be opened the Reserve Bank will go into the question of public interest involved But now it is said that what is wanted is to put into immediate operation only clause 18 of the previous Bill I submit that there is a great deal of difference between this Bill and the previous Bill in that not only the question of public interest will be concerned but also wider and more complicated and sometimes very chasive questions of the financial structure and capital position of the benk itself

Now, Sir, vesterday I submitted and I maintain that it is a very controversial question, and this matter is so very intimately connected with other provisions of the Bill that there is no point in hurrying it through at this stage. What is the time that will be gained by Government? If the Bill is passed today it will have to go to the other House and we are not sure whether they, will be able to dispose of it there, because some other legislative business is already before them which they will have to dispose of before they can concentrate on this. Therefore I submit that since the Select Committee is going to finish its business in December or at least some time before the opening of the next session of the House, much will not be gained by getting this Bill passed,

[Mr Sasanka Sekhui Sanval]

and certainly much will be lost because certain untoward circumstances may be brought into existence which, even if Government in their wisdom think will be necessary for the financial interest of the depositors, will ultimately prove to be an impediment to the proper and natural development of some of the very legitimate organisations which go by the name of banking concern. Seaterday I made reference to the fact that on the one hand there is a contraction imposed by Government in the matter of capital issues, while on the other hand there will be a restriction in the matter of opening branches So from both ends new enterprises will suffer, and not only new enterprises all over the country but some of the provinces which are comparatively backward in banking matters will particularly suffer. For instance, Bombay and the Punjab have gone much more ahead than other provinces in banking matters. They have got a hold over the whole country, but that does not apply to other provinces. For instance, in my friend's province of Assam there are not more than one or two banks, new banks must come into existence and new branches must also be allowed to function In Orissa again there is no bank worth the name Of course Bihar and Bengal stand in a better position than Assam and Orissa, but still compared with the developments in the Punjab and Bombay they are as yet in a state of infancy, and nothing should be done to impede the progress of their banking institutions today It may be contended that this Bill does not restrict altogether the functioning of these organisations but that it gives the Reserve Bank a power to grant or to refuse permission for these concerns There is the rub, because neither this law nor the legislature have framed any adequate rules for guidance in the matter of granting or refusing such permission After all to say vaguely that the Reserve Bank will consider the financial structure, is the rule of the thumb. It is open to the Reserve Bank to say that a bank in Assam, for instance, which is proposing to open a branch has not the financial structure approximating to the standard. There is no standard, there is no statutory provision, there is not even any standard rule. So the Reserve Bank of India will always have the option of refusing any application however desirable that application or that enterprise might be The Reserve Bank of India has got its own autonomy, it is a sort of autocratic autonomy Reserve Bank of India has in the past fattened upon the flesh of all organisations and enterprises and in return the Reserve Bank has not rendered anything Even last week I know some of the banking concerns in my province— Bengal—have been put under a great handcap I will not mention names As I promised vesterfay, I will take some of these cases personally to the Honourable the Finance Member and I hope he will pay his attention to the The Reserve situation with which these banking concerns are confronted Bank keeps in their custody large amounts of money from the other banks, but what do they do in return? Last week some of the banks were put in a very tight corner Some banks had to close their doors I have authority to submit that this situation has been brought about less on account of maladministration on the part of banks themselves than on account of the fact that they were not awarded proper facilities by the Reserve Bank in the matter of expanding their capital issue But when this exigency arose, did matter of expanding their capital issue. But when this exigency arose, and the Reserve Bank of India do anything? Did it by to stand by these struggling banks which were passing through a crust? After all, if the Reserve Bank enjoys powers, it has got to shoulder the corresponding responsibilities also. The Reserve Bank has turned out to be an institution of bureaucrats Sir, I cannot speak on behalf of everybody, but on behalf of myself and on behalf of those who think on the same lines, I would appeal to the Government to retrace their steps in the matter of giving more and more powers to the Reserve Bank of India I would far rather welcome this authority being kept by the Government themselves because at least today when the Government is in the hands of persons who are representatives of progressive political parties, they will go into the questions of their merits and they will be responsible. The Reserve Bank of India will deal with things in the abstract and they will neither have any responsibility nor responsiveness. They refuse a particular application however good and sound on merit that application may

be. May I ask what is the remedy? The Central Government has not even the power of hearing appeal. There is no other body which can intervene if the aggreed bank or if the dissatisfied party wants to make out a case that their application should have been considered on ments.

Then, Sir, there is another aspect I do not feel happy to make a reference to that, but still I will be failing in my duty if I did not voice the protest of many sections who have reported this matter to me Supposing a Bank is proposed to be opened at Assam or Onssa, they will have to go to the authorities of the Reserve Bank from that distant province There is no personal touch between the composition of the Bank and the composition of the Reserve Bank. You know how things turn out as a result of this? These bona fide promoters of banks and banking concerns have to get hold of intermedianesa sort of unauthorized machinery which has cropped up and developed round the archives of the Reserve Bank, persons who have got neither any legal nor moral locus stands-who stand as a link between the Reserve Bank authorities and enterprising concerns That is to say, a bank before it can get a permit must get hold of some unheensed agent Thus is not fair. They are not functionances who are authorized either in the legal or ethical sense of the word But they have a great deal of influence, and any new concern or any branch of a new concern must have to pay something as a mark of respect to these people before they can cross the threshold of the Reserve Bank of India I do not mean to say that there is anything wrong within the composition of the Reserve Bank itself, but I submit and maintain that since between the Reserve Bank and the remote corner of the village there is no normal or constitutional or any other natural connection, therefore people who have got to get their business done have to flock to such functionaries and agencies which more or less constitute a sort of blackmarket, and that must be avoided. Therefore, to sum up, I express my objections to this Bill on the ground that it is hasty, on the ground that it is piecemeal, and on the ground that it traes to rush through a matter which is highly controversial, and there is no need for this haste and hurry

Coming to the structure of the Bill itself, my Honourable friend in clause 3 has proposed something regarding the location of banks. It says

"No hanking company shall open a new branch or change the location of an existing branch

Sir, today I can concretely deal with propositions and they are not hypothetical and academic, because change of location may mean the change of village, or the change of town, or even the change of building itself What is happening in East Bengal? Buildings of certain banks have been devastated, papers have been destroyed, and in some cases papers have been removed by the authorities Is it expected that that bank must function in the original village and in the original building, and that the bank cannot come into operation without going through the process of getting an authority from the Reserve Bank of India? From the exigencies of the situation, it may have been so necessary that a bank which functioned in one village yesterday must function elsewhere today otherwise it will come to a crash So is it the desire of the Government that in these context of things, these parties and these institutions must cry a halt and then go to the ashes and then wait for a permit from the Reserve Bank? It is a permit which will be absolutely infructious! What is the provision that is going to be made? A burnt house may create the necessity of a new house for an old branch of a bank. That will mean a change of location. What about this state of things? Therefore, I will appeal to the Honourable the Finance Member to look into this question and, if necessary, get it amended suitably

Then I come to a more technical, but certainly a very fundamental aspect of the Bill,—penalty. Is this penalty going to be a sentence as we understand it in criminal law, or is it going to be damage as we ordinarily understand it? This leads to the more real question. Who will inflict this penalty? There must be some judicial authority Will it be criminal authority or civil authority? Will this penalty be determined by a trial in the civil court or by a trial

[Mr Sasanka Sekhar Sanval] in the criminal court? The language is absolutely incomplete. It does not 2 an indication and therefore the trouble lies there. After all a man cannot tried for any contravention of any law unless that law specifically provides t he will be tried under the Criminal Procedure Code or tried as a crimi offence Without going into the larger question, I will even draw a comparis between this Bill and the bigger Bill which is before the Select Committe In that more comprehensive Bill, there is a provision which says that th contraventions will not be tried except by a Magistrate of the status o Presidency Magistrate and not lower than that So far by a clear implicat the is a provision in the Bill that the contravention of the provisions of law was proposed to be treated as a crime But since the present measure and the present measure and the present measure as a crime but since the present measure and the prese does not make it clear, we cannot take it for granted and we cannot assu that it will be a crime and not a contravention of the civil law Therefore, procedure must be determined. It must be stated who are the authorities w will try and how it will be tried

There is another matter, that is the sanctioning authority for si prosecutions After all, during the last ten or twelve years when special legis tions have brought into existence a new set of crimes, a salutary feature has be introduced that there must be some specific sanctioning authority for such p secution That is very fair and necessary, because under the ordinary crimi law, where offences are done, anyone can set the law in motion except wh they relate to certain functions and certain public servants. Otherwise a n in the street can put the law into operation. That is not the purpose in t ease of such special legislation because if anyone has the authority to set i law in motion, then very undesirable complications may set in. Here wher particular officer goes for an inspection, probably the bank authorities may he some difficulties at that time It may be that the Manager may be busy wants some time This might prick the vanity of the officer concerned and might complain to the Court for taking action. Therefore, some sanction authority is necessary. I could understand if the Finance Member, propose that no such prosecution will be allowed except with the sauction of a Finance Department or some authority of the Reserve Bank or something I that to go into the alleged contravention before the matter is brought into t Court Idle and vexatious complaints it is certainly desirable to avoid there are control orders and other orders where District Magistrates and Lo Governments are given powers, a similar provision should be made in the Bil

Therefore, I submit that if it is possible for the Honourable the Finai Member to hand over this Bi'l to the Sclect Committee which is already existence, that will be a very fair state of things and it will neither prejud the Gor "ment nor the other party We are there let us go with an or mind on this case A difference of a month or two will not bring the heave upon us And the other course to which I hinted was that this hasty and relegislation might bring about unpleasant complications at the end

With these observations I commend my motion for acceptance by the Hou

Mr. President: Amendment moved

Mr K G Amherankar (Government of India Nominated Official) It see from the sneech to which the House has just distened that there is considera missinderstanding with regard to the scope measure and the necessity of t 2.11 before the House I feel therefore that it would facilitate and expedite t remosal of this measure if I were to intervene on behalf of the Government this stage and place before the House some of the facts and figures which have led the Government to ask for immediate legislation

The Honourable the Funance Member, in view of the very crowded legislative programme before the House, confined himself to the general features of the Bill and did not go into the details. I feel I would not be wasting the time of the House if I went into these details if they would remove some of the misapprehensions

In the first place, I would like to deal with the point raised by Mr Sanyal about the lack of information regarding the new branches which have been opened since 1st January 1946, and particularly since the Banking Companies Bill was introduced

The reason why the figures were not given is that these statistics are not seceived till the end of the year Banks are required only to submit figures and supply information regarding their branches, etc., at the end of every year All the same, we have not proceeded without any basis. The point on which we have got definite information is regarding the opening of new branches by schedule banks, and these figures I can lay before the House now. In the first quarter of 1946 the new branches of the schedule banks opened were 79 in the period from April to June 1946 the figure is 73 and for the period July to September 1946, it is 140

You will see that during the half year since the Banking Bill was introduced, as many as 213 branches have been opened by schedule banks alone. As every one knows the schedule banks form a very small proportion of the total number of banks in this country.

Mr. N. M. Joshi (Nominated Non-Official) What is the proportion?

Mr. K. G. Ambegaokar: There are 93 scheduled banks and there are about 500 non-schedule banks So if you go on that proportion it will be something ternine But I should not imagine that it goes by the same proportion

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural). It is merely hypothetical

Mr. K. G. Ambegaokar: I am not saying so At the same time the branches are expanding at a fast rate

Shri Mohan Lai Saksena (Lucknow Division Non-Muhammadan Rural).
What was the number of branches opened in the corresponding period of last
vear?

Sit. N. V. Gadgil: You mean in the first quarter it was 79 in the second quarter 73 and in the third quarter 140. What were the corresponding figures for last year, so that we can see whether there is a real urgency?

Mr. K. G. Ambegaokar: I am sorry those figures are not here I thought I had supplied myself with all the figures that Honourable Members would want.

Anyway, the point I wish to make is with reference to Mr Sanyal's argument that the development of branches is not taking place for the purpose of forestaling and vitating in advance the provisions of the Banking Companies Bill Government's standpoint in this respect has been entirely misunderstood. It is not stated in the Statement of Objects and Reasons, nor did the Honourable the Finance Member say that banks are actually going about opening new branches in order to forestall or vitate these provisions. The fact is that expansion is happening and a very large number of branches are being opened and the provisions of the Bill are being forestalled, that is to say, these banks are coming into existence and there is no means of stopping it. That is all that was meant when it was said that the provisions are being forestalled

Sit. N. V. Gadgil: Will you give the figures for the entire year 1945?

Mr. K. G. Ambegackar: Those were given by the Honourable the Finance Member At the end of 1946 the number of banks was 5,266, At the end of 1944 the number was 4,550 If you deduct the latter from the former the number is about 700, 1s, there has been an increase of 700 banks during 1945.

- Sit. N. V. Gadgil: There is no abnormality in it
- Mr. K. G. Ambegsokar: It is not a question of abnormality by point that the increase is taking place in very large numbers and this expansion accompanied by certain very undesirable features which the Honourable t Finance Member mentioned What I want to explain by facts and figures is the abuses to which the Finance Member reterred I am not going to say this a the beans of hearsay and popular impression or the prejudices of a bureaucrat bin the basis of actual facts and figures collected after investigation I has got here a last of 77 banks with their names, their paid up capital, the numb of branches, where these branches operate and the manner in which they operate II were to read out all those, I am sure it will give a shock to the whole Hous I do not want to take up the time of the House by going into the case of each bank I shall however mention a few salent cases
 - In the first place, I have a bank here in Calcutta
- .Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) May I request the Honourable Member not to mention any specifibenks by name, as they will collapse tomorrow? You can give case A or case I
- Mr. E. G. Ambegaokar: The Honounable Viember may rest assured that am as conscious of my responsibility in this matter as he is. There is a bunk i Calcutta with a capital of about its lakhs and it has got 48 branches. The branches are spread over Bengal, Bihar, C. P. and the U. P. and nearly all c them are working at a loss. This is on the basis of a proper investigation an not on hearing at

Again there is another bank in Calcutta with a capital of 9,86,000. It has got 67 branches. You might say that it has sufficient amount of capital. This bank was also inspected and the result showed that its capitalise expenses amounted to as much as 3,47,000 as on the 4th October 1945 and hey have wiped out 38 per cent of its paid up capital.

- Mr. President: In giving these figures will the Honourable Member stat whether it is authorised capital?
- Mr. K. G. Ambegsokar: I have got figures for reserve and paid up capita Mr. President: The whole of the capital need not be paid up only a part of may be paid up
- Mr. K. G. Ambegackar: That is certainly so This bank has opened 6 branches during the last three years and only 1.5 of them are reported to be working at a profit The bank is frittening away its resources on openin branches and the way in which the branches are opened, is curious—lavis advertisements and entertainments at the time of the opening of branches. A this expense is incurred in spite of the fact that there is this huge amount a capitalised expenditure of three lakes already there
- I have a third instance of a bank in Calcutts with a capital of 7,60,000 an it has 42 branches. This capital on examination was found to have entirely dis appeared and the value of the capital and reserve actually comes to a mmu figure

Then I have a most wonderful case, where a bank with a capital of 1,38,00 has got 77 branches Capitalised expenses amount to 72,000 and they hav wiped out nearly 68 per cent of the spid up capital. The bank has paid dividends at six and seven per cent during the years 1943-14 in spite of the expistence of this capitalised expenditure. The bank is also following a reckless policy offering high rates of interest on deposits to depositors. The depositors are not paid best their deposits and they have come to us with a complaint

There is another bank with a capital of 1,65,000 and 30 branches We have received complaints from the depositors that they are not getting back their groney Another bank with a capital of 1,00,000 has 28 branches spread ove Travancore, Bihar and Bombav. This bank is in the habit of closing its branches without meeting its obligations at these places The creditors at some of these places have already come to the Government with a complaint

Then there is a seventh bank which has a capital of 1.43,000 and it has 22 branches. It has a capitalised expense amounting to 28,000 and they have wiped out 37 per cent of the paid up capital

I will come now to smaller banks. There is a bank with a capital of 69,000 and 50 branches These branches are spread over Assam, Bengal, C P and Orissa There is another bank with a capital of 67,000 and 36 branches.

Sri M. Ananthassyanam Ayyangar (Madres Ceded Districts and Chittoor: Non-Muhammadan Rural): The poorer the man, the larger the number of children !

Mr. Sasanka Sekhar Sanyal: What is the remedy for this state of affairs?

Mr. K. G. Ambegaokar: First of all I am giving the facts to the House inorder to point out the moral I shall now come to banks with a capital of less than Rs 50.000 There is a benk in Calcutta whose capital and reserve paid up capital is Rs 46,000 It has 19 branches—in Calcutta, Benares, Jullundur, Ambala and other places These branches have been opened during the course of a few months and we have already received complaints from the depositors that they are not getting back their money

Another small bank with a paid
up capital of Rs 24,000 has 34 branches. It declared a dividend of five pocent in spite of the fact that it has a capitalised expense which is more than one third of the capital There is another bank with a capital of Rs 10,000 and 21

Sit. N. V. Gadgil: And yet they get depositors!

Mr. K. G. Ambegaokar: They do get depositors

The Honourable Mr. Liaquat Ali Khan (Finance Member) That is what we are trying to prevent

Mr. K. G. Ambegaokar: I have got a whole list of 77 banks here and I have only mentioned a few typical cases. After listening to this I do hope that the House will realise the gravity and seriousness of the situation. These are facts which are not generally known to the public. To say that these banks are couducted by business people who know their business and therefore we should leave them to their own discretion is to fail to take notice of the fact that these banks are not conducted with their own money. Unlike industrial companies banks are operated with the money of depositors more than on share capital. In the matter of shares you can expect a man investing his money to have some business sense But the poor depositors are taken in by the high sounding name or the big signboard of a bank and put their deposits without really knowing that they are throwing away their money into the drain Therefore in the case of banks it is really the responsibility of the State to see that this sort of fraud is not exercised on the public and to save the public from their own folly

One more point which was raised was that this is going to penalise new banks, and that the older banks which have already established a large number of branches will be allowed to retain their gains. So far as the more substantial banks are concerned, I do not think anybody will object to their retaining those branches, but the main point is this where the extension of the kind' which I have described now has taken place in the case of unsound banks, the economic forces are bound to bring their own retribution These banks are not going to last What they do at present is that when they find that one branch

where they have taken deposits is not able to repay they 1 P. M. open another branch and take more deposits there and pay off the deposits in the first branch, but this sort of paying Peter by Paul cannot go on for ever, and this process, has robbing I have the case of a bank in Calcutta which was started in 1994 started and which has four branches in 1941 Then it was taken over by a new and enterprising and enthusuastic managing director, and by the end of 1948 this bank had opened 14 branches in various places in Bengal, Bihar and United Provinces and the Punjab The result was that it went on getting all these deposits and could not repay them and now the Calcutta High Court has ordered its winding up I have got instances of four other cases where the Calcutta High Court has already ordered winding up and there are about 7 cases pending

Mr K G Ambegaokar

before the Calcutta High Court You can see what is happening All these banks are going to come into liquidation, they are not going to pay back their depositors, and all these lakhs and lakhs of rupees of hard earned money is going to be lost Can we say that we are taking hasty action in stopping this kind of loss to the poor public?

There is of course a provision for inspection of banks, but that is really like botting the door after the horse has gone away its source, and the only way we can do it is by restricting the indiscriminate opening of these branches

Various other points have been raised. One is that the backward provinces will suffer and that provinces and banks which have already expanded and have a large number of branches will gain I am afraid that is misunderstanding the principal object of this Bill altogether. It does not prohibit altogether the opening of new branches What it wants to ensure is that places which have not got proper banking facilities should get them, rather than that branches should be opened in places which are already over-banked result of over-banking is, as the Honourable Finance Member has already said, not to offer new banking facilities but only taking away deposits from the banks already there, and this can only be done by offering a very high rate of interest; that in its turn leads to the giving of loans at very high rates of interest, and naturally when parties are prepared to pay high rates of interest on their loans they are not parties to whom ordinary prudent business people will lend money The result of this kind of competition in places where there are already sufficient banking facilities is that ultimately the bank gets into a position where it has given away all its funds in bad loans. So it is definitely necessary that we should check the further expansion of banks in places where there are sufficient banking facilities, and this is what this Bill will do What it will do is that by checking that sort of growth, it will certainly encourage the opening of new branches in new places, and provinces like Orissa and Assam which are said not to have proper banking facilities will, by this measure, he benefitted rather than be injured

I will just deal with one more point before I finish. It has been asked, why this haste? It is stated that the Banking Companies Bill has already been referred to Select Committee, and why should we not wait till the Select Committee has reported and the Bill is passed in the next session? The difficulty is that the urgency of the problem has become extremely serious, as the House would have realised from the facts and figures which I have quoted, but it is not a matter of waiting for two or three months only on the Banking Companies Bill has not yet met

Mr. Sasanka Sekhar Sanyal: It has met once

Mr. K. G. Ambegaokar: It has not met for examining the Bill, it met only for a preliminary discussion 1 am myself a member of the Select Committee It is proposed to hold a meeting during the interval between this session and the next session, and it is hoped that the Bill will come before the Assembly at the next session. If we are lucky we may be able to get it through. That is very problematical, considering the very heavy legislative programme that is before the House. But even if it is passed at the next session, it will take another six months before it is brought into force because regulations have got to be published under the Bill, so that it will be practically a year before we will be in a position to stop further expansion of banks, and what will happenduring that time? Are we going to allow indiscriminate expansion of branches and evere losses being caused to the public meanswhile?

In regard to the technical points about the Bill which the Honourable Member pointed out I hope he realises that this Bill being only a part taken out of the Banking Companies Bill is necessarily not so complete. On the other hand, it is not just clause 18(6), because certain other powers have got to be given here If you consider the other clauses of the Banking Companies Bill and this Bill, you will find that it is practically on the same lines. The objection

of my honourable friend to the Reserve Bank being given all this authority is, I am afraid, based on certain prejudices against the Reserve Bank, which I certainly cannot share, and which are, I think, due to his being misinformed After all the Reserve Bank is the Central banking authority which is felt against the Reserve Bank may be due to the fact that it does not go, to the help of various banks, that prejudice is due to the fact that people do not know what are the statutory functions of the Reserve Bank There are certain things that the Reserve Bank can do, there are other things which it cannot do, and certainly it is not the function of the Reserve Bank, which holds the reserves of all the other banks to go and give these reserves to banks which are financially not in a sound position. The Reserve Bank always comes to the help of banks which are sound but which are in temporary difficulties what it does not do is that it does not go to the help of banks which are financially intrinsically unsound. It will not be right for the Reserve Bank to go To the help of such a bank By doing so, it will not only endanger its own existence but endanger the existence of all the other banks whose money it holds I should also refute one little charge made against the Reserve Bank, that the Reserve Bank is not directly approachable and people have to employ all sorts of intermediaries. I know personally that there is nothing more open than the Reserve Bank Anybody can walk in any time and see the Governor of the Bank I myself have seen that the poor Governor of the Reserve Bank, who should be thinking of the most scrious problems of this country, is being flooded by visitors who ought never to be allowed to see the Governor People who have to do serious business should have some time for their work, and here because the Governor is easily approachable by everybody and anybody, everybody goes and takes up his time I am son I brought in the Governor's name lut it is so with all officers There is no reason why anybody should employ an intermediary unless they have got something to hide. By having intermediaries, they will gain nothing. They can easily send in an application to the Reserve Bank and it will always be properly attended to. The feeling that the Reserve Bank is not approachable and therefore power should not be given to them is entirely wrong. You might as we'l say that the Government of India should not exist because it is not approachable from the far ends of the country (Interruption) I am sorry I am going beyond my depths Sufficient facts have come to the notice of the Government to make them realise the horror of the situation, the havor that is being created and the urgent necessity of taking steps. It is not that Government have introduced this Bill in order to get away with something, without proper consideration. All the facts and figures have been gone into with the greatest consideration and it was after a lot of hesitation that Government took up this measure simply because they realised that if they did not do so they would be guilty of the greatest dereliction of duty

Mr. Sasanka Sekhar Sanyal: Who is the authority who will impose this fine, the Reserve Bank or the Government of India or a Ciuminal or a Civil Court?

Mr. K. G. Ambegaokar: It has been described as an offence can be taken cognisance of by a Criminal Court

Shri Mohan Lal Saksena: My friend has not replied about the opening of branches which have been destroyed by flood file or otherwise

Mr. K. G. Ambegaokar: The word location will be interpreted in its proper sense—from one place to another and not from one building to another

With these words, I appeal to the House to try and appreciate the gravity of the atuation and not to introduce any dilatory motions which might make st difficult for us to take immediate action

Mr. Manu Subscar: I heard with very great interest and sympathy all that 'fell from my Honourable friend Mr. Sanval as indeed I had heard two previous speeches by him on the Banking Bill and if I may modestly say that, I am thoroughly apprecial of the actual problem, which is worrying him I ameritally also now with my friend Mr. Sanval with regard to the cantial says and

IMr. Manu Subedar. 1

with regard to the Reserve Bank. On the capital issue, I want to use the privilege which I have as a member of this House and say here and now that nothing could be more erratic than the manner in which the capital issue branch of this government have acted specifically with regard to banks where no foreign purchase of equipment or anything like that was involved. In the streets of Bombay it is openly said that there was a regular tariff of illicit gratification in the Capital Issue Department varying with the amount of capital This, Sir, is an allegation which I make for the Honourable the Finance Member to put down for investigation. Some people did come from Bombay at all events and got away in three days with the luences, whereas others were kept waiting for six months and 18 months It was 18 months in the case of a company of which I am a director. This capital issue department has behaved abominably particularly with regard to banks I cannot imagine any financial or any other sound reason for refusing to enable a bank to increase its capital This was the most suitable time, when bank shares were quoted high, when banks were making very great profits, for small banks to increase their resources. It is a just and proper grievance of my friend and though this does not arise directly out of this Bill, I trust the Honourable the Finance Member will deal with this aspect and give some kind of re-assurance that banking companies will not be starved by refusing permission with regard to this

Mr. K. G. Ambegackar: Would the Honourable Member recommend the grant of permission for capital issues even in the case of banks which are definitely unsound and which have lost all then capital?

Mr. President: These points may be taken up after Lunch

The Assembly then adjourned for Lunch till Helf Past Two of the Clock

The Assembly re-assembled after Lunch at Half Past Two of the Clock, Mr President (the Honomable Mr G V Mayalankar) in the Chair

Mr. Manu Subedar: Sir. I wish my Honourable friend the Finance Secretary had not been so impatient or so sensitive to a just and proper criticism of the Capital Issue Department Since he has raised this issue, I would be detained for a couple of minutes over this matter Does he imply that all rejections or all acceptances were on financial grounds? If so may I know who examined the finances of the applying banks? And is there any guarantee that those who got the sanction got it because they were on the Provincial or the Central Boards of the Reserve Bank or through their influential friends? Does rt mean that all the sanctions were done on a proper footing? Sir, without the slightest hesitation I say that Sir Allan Lloyd and Co were not the competent party to examine these issues They had not time and they had certainly not the equipment to go into this; and the suggestion that all this was done in order to safeguard shareholders who might otherwise have come in as shareholders of these banks is a very far-fetched one Has the Capital Issues Capital Department safeguarded other shareholders to whom the sanctions have been given? In any case, may I know why a disclaimer was given on the floor of this House by the then Finance Member to my question that the capital sanction does not in any sense involve a guarantee or a certificate even that a particular enterprise is sound? Then, Sir, if I am told that it was the Reserve Bank who advised the Capital Issue Department, as I am sure I shall be told, then may I know why the Reserve Bank failed in its further public duty and permitted institutions who were not sound enough to be permitted to increase their capital? But they permitted these institutions to survive. There are at present remedies in the hands of any creditor and any shareholder to get the affairs of a bank examined and compulsory hquidation by the High Court could be ordered Why was not then, this public duty done either by the Reserve Bank or by those who wanted to help the Capital Issue Department? I reiterate what I said before with full sense of responsibility that in the streets of Bombay it is common talk that there was a regular scale of illuit gratifications in the Capital Issue Department varying with the amount of capital which you were trying to raise and that scores of licences were secured by persons who had adopted these particular means. Will the (loveriment make nn indury in this mutter?

Now, Sir, as I said, I entirely agree with the capital issue complained of by Mr. Sanyal and I appeal to the Honourable the Finance Member to give an assurance and also to direct the Department to look into it that applications by banks who want to increase their capital in order to put their affairs into proper order ought not to be impeded. With regard to the Reserve Bank he and I are entirely at one The officially recognised departmental tradition is one which neither this country nor this House accepts and it will have to be adjusted and modified The Reserve Bank has played the position of a policeman. It has done several things listlessly Like an octopus it has grown and it has exercised powers without obligations and it has not certainly taken the care, as, indeed, the Finance Secretary mentioned that it was not their duty, that it should have. Its should be the duty of the Reserve Bank to take care of institutions, to guide them and to help them and generally to permit them to be consolidated speaking on the Banking Bill, I had pointed out-and I will not detain the House with any great detail about it-to the necessity of appointing a Curator of banking in India and he should have a Curator under him in every province, who would be in direct touch with all the banks and who would understand their needs and their difficulties and, if necessary, use the funds to help them, not the funds of the other banks which are the reserves which the Reserve Bank keeps but the extensive funds of the Government which the Reserve Bank has got-and the Reserve Bank is fortunately restricted from receiving accounts of other partiesthrough funds in the hands of the Reserve Bank and the extensive profits which it transfers to Government, even if it was necessary to engage one or two crores of rupees in order to help little institutions. That was the point which I emphasised and I trust my Honourable friend Mr Sanval will join with me in the Select Committee in order to enforce in the bigger Bill which is there that the Reserve Bank, while being endowed with more and more powers, should also have obligations likewise in order to see that the banking of this country is in a very healthy condition So far as my friend's position to this particular small Bill is concerned. I regret I disagree with him. What I feel is that, as they say, when the head is aching, he is applying medicine to the chest He does not want this Government to go shead with this Bill because there have been difficulties and very real difficulties which he pointed out and with which I sympathise but those difficulties cannot be put right in the manner in which he seeks to do by merely having this Bill not passed during this session Sir, this was a point on which I accused this Government not of being hasty but of being dilatory I do not know whether this Government regards itself as heirs or successors or assigns of the previous Government But let me tell the House a little of the history

It was in 1981 that the Central Banking Committee reported and both the majority and minority reports were entirely unanimous on the subject that the central banking authority of this country should have absolute powers in order to regulate the number of branches and other activities of the banks and in order to bring them in a very healthy condition When Sir James Grigg arrived in this country, I was the Chairman of the Indian Merchants Chamber and in the first formal visit of the then Finance Member I pointed out the desirability of taking up the recommendations of the Central Banking Committee and implementing them by legislation Did he do anything about it? To his discredit, I may say he did not What about his successor Sir Jeremy Raisman? For six years this man had power over the finances of this country which he abused Did Sir Jeremy Raisman undertake the banking legislation? No, Sir, except during the last three days of his existence in this country and then the Assembly was re-elected and so the old Bill lapsed. In other words, I accuse this Government in their capacity as successors, heirs or assigns of the previous Government of having delayed unduly and too long this particular measure and I am therefore glad that the Honourable the Finance Member has brought this Bill up. Bus apart from this general issue which I am putting to the House I think my

[Mr Manu Subedar]

Honourable friend the Finance Member has not exaggerated the evil m hus opening remarks, the great evil to put no end to which this particular Bill has been brought about He has mentioned some aspects of it and I may tell this House one of two other aspects of it I do not want to take too long a time over this issue I t would be interesting in order to allay the feeling in this House that this Bill is premature or that it should not be rushed through

Sir, does this House know what is known as interlocking finance? My friend Mr Sanyal, I am afra.d, was speaking with too much provincial bias from Bengal. While recognising the particular problem which he stressed, I do ftel and I do appeal to this House not to be led away by the purely provincial issue in Bengal or Assam There is an all India issue about this Banks are growing up They are growing in wrong places and of the wrong type and at the wrong time and it is therefore necessary for Government or the Government's finan-ial Agent, the Reserve Bank, to attend to this I was saying that there are aspects of this in other parts of India which call for ungently for this particular measure The House may have heard, of what is known as the interlocking There is a triangular game between the Bank, an Insurance company and an enterprising party, there are unwholesome dealings assigning away all these institutions, they are being hawked round in market and the money of one institution is used for window dissellig and for various other purposes in another institution until either a mug is found to buy it over at the end at an inflated price of the thing collapses. The soft of game is going on and we have to stop it. The particular aspect of it affecting insurance is in the Insurance Bill which too unfortunately has been hung up and it is necessary for this House to take this Bill without delay

Then, Sir, take the aspect of tax evas on There is an enormous amount of tax evasion going on I am afraid the Finance Department does not know the whole story If they knew it, I am sure they would take action on it Now, Sir, that some of us consider ourselves as watch dogs of this Government for finance purposes, I am sure it will be out duty and obligation to bring to the Finance Department the methods of tax evasion What are the methods of tax evasion? Let me give a case for the advantage of some of my Honour-able friends here With legard to branches, a Bank suddenly opens a branch in an Indian State a deposit is put in the third name may be the name of a cook of the particular man That deposit is put there and against this deposit and on the joint signature of the two parties, a loan is raised in British India. To the incometax people the party says that he is in debt, he has incurred a loan and he has to pay interest charges and he therefore gets deduction from his tax to the extent of the interest he had to pay to the Bank whereas really speaking it is his own money Such benami bogus transactions are taking place in obsecure branches that so many Banks have raised, particularly in secent times, and particularly in some of the Indian States Sir, the question of branches is one which has appeared before this House Many years ago, when Banks were not expanding their branches, it was thought necessary to have a special Act for the Imperial Bank and to give them special concessions and special considerations and subsidies in order that something like 340 branches might be opened in this country. From that time we have progressed a good deal The Imperial Bank, I understand, in recent times is actually reducing the number of branches. It has therefore knocked the bottom out of the claim for special privileges and the special Act which it has and I trust that when the time comes or in this Banking Bill itself, the special law which the Imperial Bank has got will be repealed and the Imperial Bank like any other institutions will be placed in the Imperial Bank like any other institutions will be placed in the general and common law of this country. Whereas it was necessary for Government at one time to subsidise and to encourage the expansion of branch banking, it is now the other way. I have every sympathy with the type of small banks which my Honourable friend referred to In fact, in the minority report, I specifically indicated that the more desirable type of growth of banking in this country would be the district bank in which the manager and the

directors would know the people all round, would know the industries in the surrounding, the people to assess, the credit to assess, the assets, the guarantees or securities offered and so on and it is such Banks that ought to be linked up with other Banks to: outside purposes and that would be a very healthy growth Instead of which we have adopted unfortunately the wrong type, namely that a Bank at a very large centre opens branches, hundreds of them. it takes Managers who may be B Com 's or something like that, and the Manager is sent down to the place to which he is entirely new He therefore proceeds with great caution, so great a caution indeed that even good parties who come to him for accommodation are denied this and everything is done by rule of thumb, everything is done by reference to head office. That, Sir. is very detective banking Indeed, I have my bias for small Banks, but I think it will be much more healthy in this country instead of large octopuses who have hundreds of branches and which control them from the Centre But it becomes absolutely intolerable position that instead of confining their activities to their own surroundings and districts and to the people whom they know, the industries and enterprises which are familiar to them, the small Banks venture on the wrong path, namely of multiple branches, and the type of figures which the Honourable the Finance Secretary read out to us make it duite clear that this is an intolerable position. It is an intolerable position, it is not only against the interest of the shareholders of the particular institution, of the depositors, of the public concern but also of the human material which is engaged in these institutions What, may I ask, will happen at the first breath of deflat on which starts in this country Some of these, not only small Banks, but I fear some of the so called large ones might come down like a house of cards if sufficient precaution is not taken. I want all the precautions which the Government are taking to be used wisely Sir, considerable apprehension was expressed in this House that the Reserve Bank will not use the powers given in a reasonable manner I would appeal to the Honourable the Finance Member to tell such sections of this House as are feeling this apprehension that Government will month by month depute one of their officers to see that the Reserve Bank does not abuse these powers Personally I have no apprehension that they will be unreasonable, but it is good to take away the fears even when wrongly aroused Now, Sir, my Honourable friend has distressed himself quite unnecessarily I feel that these powers are essential, they were envisaged in the two Bills which were published, there is a whole strength of public opinion behind these powers and most of the opinions which have been received are in favour of giving these powers, though I know some of the opinions received by Government on this Bill are adverse to giving these powers. But the manner in which the power should be used, the guarantees to the public that these powers shall not be abused and the general position of the Reserve Bank, the great unpopularity of the Reserve Bank in certain sections and how to put an end to it, these are some of the issues which we shall doubtless take up in the Select Committee I hope that in the light of what I am saying and in the interest of the small Banks themselves my Honourable friend Mr Sanval will not press his amendment but permit this legislation to be carried through

Sreejut Rohini Kumar Chaudhuri (Assam Valley Non-Muhammadan) Sir, I rise to say a few words regarding the injurious effect that this Bill is likely to hat on the Bauks in the harkmart new new; the Assam, to which a coverous reference was made by my Honourable friend Mr Sanyal During, the last two days we have given our loyal support to a series of emergent measures which in their circumstances we would have no heistation in summarily rejecting. The reason we supported them, is that not only we considered them to be emergent but also because we have unbounded confidence in the Interim Government We are confident that these wade nowers which have been given to them will be not only not abused by them but they will see that they are not always the their officers. Sr I confiss that at times I had shaddend to thim what the result would be if for unfortunate reason—God forbid—this Interim Government were to resign and what our fates would be if these newers were to resign and what our fates would be if these newers were

[Sieejut Rohini Kumar Chaudhuri]

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Benches and their subordinates But the increasing unanimity and friendliness which the two major parties in this House have been showing now gives us hope that such a contingency will never arise But turning to this particular Bill I would say that it does not stand on the same footing as the Bills that we discussed in the last two days There is nothing of a frightful emergency so far as this Bill is concerned, and I think it would be prudent to consider this Bail in Select Committee, particularly with regard to three points; (1) whether it would not be advisable in the circumstances prevailing in some provinces like Assum and Orissa, to exempt them from the operation of this measure, (11) in view of the categorical statements made by my Honourable friend Mr Manu Suhedai on the corruption in regard to capital issues by the Reserve Bank if it would not be advisable to adopt a provision like the one of which notice has been given by my Honourable friend Mi Ishaq Seth that there should be provision for an appeal against a decision of the Reserve Bank of Indus to the Government of Indus, and (iii) whether it would not be advisable for us to lay down means of punishing a breach of the provisions of this measure, that is to say whether it should be treated as an offence to be tried by a Criminal Court or dealt with by the administrative machinery. These are chiefly the points which it would have been better to discuss in Select Committee

Now, Sir, turning to the province of Assam I am ashamed to say that in our province we have less than a dozen banks. If this Bill had been brought before there might have been some justification for it, if it were brought say a couple of years ago we might have been saved from inundation of branches of banks from other provinces At the present moment the province is developing its own banking business and to cut short that progress at once by restrictive legislation of this nature is very unfortunate Sir, the Government of India have forcibly deprived the people of our province of the just price of their agricultural produce by putting them down at a rate which would not be more than Rs 4/8 per maund of paddy, but in spite of that our people are getting some money in their hands now, and they think it would be advisable for them to invest their money in banks of which the directors are known to them personally, instead of investing in branches of banks which have their head offices elsewhere but take the deposits from our province and invest them in other provinces. As the banking business is now developing in the province, if this restrictive measure is adopted now the whole enterprise of the province will be stifled. It is urged today, as it has been urged before that we are not absolutely debarred from opening branches and that the Reserve Bank will allow us to open branches wherever wanted But our experience of doings of the Reserve Bank has been very bitter Whenever any bank had applied for an increase of their capital the matter has been referred to the Reserve Bank, and under one pictext or another the Reserve Bank has consistently rejected such applications. At the same time we have found that where the applicants themselves can come to Delhi or Bombay and make personal representations they can induce the authorities to grant their prayer, but banks which are content merely to send their applications meet with a refusal on some ground or the other. Sometimes it is said that the position of the bank is unsatisfactory Quite so, the position of a bank cannot be satisfactory when you do not allow them to increase their capital. Then it is said that there are so many branches of different banks in the district that no further increase of capital is necessary that is to say, in the interests of advanced provinces like Bombay or Bengal we are told that we must not open any more branches or increase the capital, so that our own banks may languish and the banks from other provinces may flourish generally been the fate of banks in our province. There has been a shrewd suspicion in legard to this a suspicion which has not been concealed—that for some months past the Government of India have been entirely in the hands of the can talists, and it is in the interest of the capitalists that the last Banking Bill was introduced in this House and it is in the interest of the capitalists again that this Bill is being introduced now, so that the existing banks may flourish

and no new banks may raise their heads and compete with them. Sir, I will not take the time of the House by repeating the arguments which have been advanced by my Honourable friend Mr. Sanyai and which I fully endorse 1 will only say that even if this Bill is not referred to Select Committee we have got to support as it is and we shall support it, only I would do so with great alacrity and enthusiasm if the Finance Member will give me this assurance that so tar as provinces like Assam and Orissa are concerned, he will give particular attention to their player for increase of capital issue and for opening branches. We are not ambitious enough to think of opening branches in a province like Bombay or the Punjab and compete with them, we only want to have the liberty to open branches in our own province so that we can interest our rural population in these banking concerns Our villagers, as I said, will invest only in those banks of which the directors are personally known to them and in whom they have confidence, they cannot have confidence in banks of which they have heard httle or nothing If an assurance were forthcoming that we will be allowed to develop our business by opening new branches and increasing our capital issue I would support this Bill with much greater enthusiasm and if I may add gratitude to the Honourable Finance Member

Mr. Tamizuddin Khan (Dacca cum Mymensingh Muhammadan Rural): Sir, one cannot but agree with the objects underlying this measure, but I regret to say that I entertain some very grave apprehensions about it I shall not dilate on the general grounds of objection because my Honourable friend Mr. Sanval and several other speakers have already dealt with those objections It has been admitted that so far as banking facilities are concerned, our country is as yet very undeveloped. There are vast areas in this hig country where there are no banking facilities whatsoever. That being so, it is apprehended that the drastic provisions of this measure will be of a reactionary character and that it may put a clog on the wheel of progress But, as I have said, I will not dilate very much on the general grounds, but I shall very humbly draw the attention of the Honourable the Finance Member and

also of this House to certain special circumstances

It has been said that this is a very urgent measure, and therefore if should be passed into law here and now, but I think, Sir, that the present time is extremely inopportune for a measure like this I refer to the disturbed condition of the country Probably my point will not be clear to the Honourable Members unless I explain the situation in detail On account of the unfortunate happenings of the last few months and which are still continuing, it cannot be gainsaid that there is an extraordinary communal tension prevailing in the country. On account of the recent Calcutta riots, Honourable Members probably know what has taken place there The City has been divided into different parts and the two major communities have been segregated into different sections of the City. It is common knowledge that so far as this banking business is concerned, one community is very backward and another community has advanced a good deal. Now take for example the portion of the city of Calcutta occupied by the community which has not been able to develop banks, What has happened? I know from my own personal knowledge that branches of banks have automstically stopped there or they have been removed because they could not simply function I do not blame them, they could not function in areas alien to them owing to the prevailing circumstances Therefore, for a time there were no banking facilities whatsoever in vast areas of Calcutta What happened in those circumstances was that certain other banks run by the community which preponderates in that area-I should not say preponderates because that is the community which now exclusively lives in that area—have opened or are trying to open branches of banks there Now, if you pass this Bill into law it will be impossible to take speedy action of this character, and thus a few banks that are owned by that particular community will not be in a position to take quick action in opening banks That is not only true about the City of Calcutta. Take other parts of the country Wherever there is this tension, there is a sort of ostracism between the two communities, there is an economic boycott of each. Sir, if you will excuse my citing one or two examples. I might tell you that in

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a paracular case a momeopathy Doctor practising in the motusal ordered for certain medicines from Calcutta soon after the riots He was told in reply that these medicines were not in stock, but a few words in that letter were scored but they could still be read The line which was scored out read like this medicines are not in stock, but because you belong to a particular community you could not be supplied even if they were available' That is the relationship. I do not blame any particular community, that has been the tendency in the whole country

Take the mofussil areas of those provinces where this tension exists I refer to the district of Mymensingh Of course it is happily free from extensive riots, but there is a good deal of tension there also It is, as you know, Sir, the largest district in the whole of India, and it is larger in population than the province of Sind There both in the town of Mymensingh as well as in the mofussil you will find banks only run by a particular community, with one or two exceptions. Now, if on account of tension increasing there, or on account of the tension that now exists, those banking concerns are compelled to take away their branches from the town of Mymensingh or the district of Mymensingh, what will happen? There will be no facilities whatspever for the people of Mymensingh so far as banking goes

Khan Abdul Ghani Khan (North-West Frontier Province (Jeneral) facilities for rioting

Mr. Tamızuddin Khan: I do not know what my Honourable friend means by that but he seems to gloat over certain things which he does not know. It is not a thing to gloat over It is an unfortunate happening, it is an unfortunate position and every one is desirous of seeing it end as soon as possible we shall not solve this communal problem by shelving it and by simply hiding our head in the sand ostrichlike and ignore the danger around We shall have to take the bull by the horn and tackle the problem courageously. That is how you have to do it. If in this House there is a particular community that is at a disadvantage in any respect, it should be the bounder duty of the members belonging to the other community to see to the difficulties of that part cluar community and it is in that spirit that I am bringing this matter before this House

Sir. my entire contention is that there is no such urgency about this matter. I fully agree that there are abuses and devices must be found out to put a stop to these, but if you rush through a measure like this mist it present. I am ideald that the remedy will be worse than the disease That is my contention have been allowing these banks to grow uninterrupted for such a long time, and a good deal of abuse has cropped up My Honourable friend the Finance Secretary has given some very diastic examples of these abases. I agree those are very bad examples, but so far as those banks at fault are concerned, this measure is not going to cure what has aheady happened. I think measures should be devised so that these banks who are guilty of these delinquencies may be brought to book but this measure is not going to do anything like that. It is going to put a check on the opening of new branches and let us see how that is going to be done. If you look at the provisions of clause 3 you will find

"3'(1) No banking company shall open a new branch without obtaining prior permission in writing from the Reserve Bank"

In sub-clause (2) it is provided

"The Reserve Bank may before giving the permission" take into consideration its financial condition and history,

Those things are described in sub-clause (2) Of course they have to take into consideration those things, but in doing so facilities will have to be denied to banks which are very very necessary under the present emergent circumstances If you look to sub-clause 3 there is another unnecessary provision this nower to the Reserve Bank. The Reserve Bank in order to carry out this function will have naturally to examine the account and other books of the banks concerned but so far as that examination of books is concerned you are providing that those books must be examined with the previous approval of the

Central Government What amount of time will be lost in all this? The Reserve Bank is given the power to give permission to banks. In the ordinary course of things they will have to examine the books of the applying banks. Therefore what is the object in providing that the Reserve Bank must take the previous approval of the Central Government in order to be able to examine the account books of the applying banks? I do not see any reason for this

My whole objection is that although this is a necessary measure, the present time is extremely inopportune for it. We have waited long. The heavens will not fall if we wait for a short time more

Again my honourable friend, Mr. Sanyal, has given notice of an amendments that the Bill be referred to a Select Committee. From his speech I understand that he is opposed to the Bill altogether, but thinking that outright opposition will be ineffective, he has taken the middle course, namely, to refer the Bill to a Select Committee.

Mr. Sasanka Sekhar Sanyal: On a point of order, that is not the reason . . .

Mr. President: Order, order.

Bill. Tamiliaddin Khan: But reference to a Select Committee to my mind appears to be redundant. From the Statement of Objects and Reasons you will see that this Bill is nothing but clause 18(6) of the Banking Companies Bill. That Bill has already been referred to a Select Committee and the provisions of the Bill are nothing but clause 18 (6) of that Bill. Therefore, it has already youe to a Select Committee. There is no meaning in sending the thousand Select Committee. I not know it there is any flaw in my reading. If there is any, I hope, that will be explained by the Honourable the Finance Member. But I appeal to him that he should consider the matter very seriously. I do not think that any great harm will be done if we wait till the more comprehensive measure is taken into consideration by the Select Committee and is brought before this House. There is some evil, but I have already and that the remedy we are going to apply may be under the present circumstances worse than the disease.

The Honourable Mr. Liaquat All Khan: M. honourable friend, Mr. Sanyal has moved a motion that the Bill be referred to a Select Committee. In other words he agrees with the principle as embodied in this Bill, that is to say, that it is necessary to regulate and control the opening of branches by various banks

Now, Sir, I think I must admire the ingenuity of my friend that instead of opposing this measure right out, he has suggested something which would, in fact, mean the death of this Bill Now, Sir, I would like to examine the various objections that have been reased with regard to this measure

Mr Sanyal said that the Government were in great haste To that my honourable friend, Mr Manu Subedar has beplied, that it has been otherwise that the Government has been very dilatory in this regard Therefore, Sir, I am inclined to agree with my friend Mr Subedar, and disagree with my honourable friend, Mr Sanyal After the facts and figures which were given by the Joint Secretary, it must be clear to the Members what the enormity of the harm is that has been done already and that is being done every day to the banking interests of this country.

There is one impression that the speeches have left on my mind, and it is suspiaion about the manner in which these powers will be used Sir, this suspiaion has been built up, and justifiably so, on account of the past history of the Indian administration, and I do not blame the Honourable Members for harbouring this suspicion. But there is a change and I can assure my honourable friends that as long as I have anything to do with this Department which is under my charge, I shall see to the best of my ability that any powers that are taken by the Government or entrusted by the Government to any other suthouty, are not migused and are not abused. I think my friend, Mr Sanyal, said that "Well, it will not be the Government that will be exercising these

[Mr Laquat Ali Khan] powers These powers will be given to the Reserve Bank and what if the Reserve Bank abuse these powers? Sir, I do not for a moment accept this proposition that the Reserve Bank would abuse these powers. But if the Reserve Bank becomes so unreasonable and abuses these powers, then the remedy is in the hands of this Government and the Honourable Members of this House, and that remedy is to repeal this Act And therefore, Sir, I do not think that the Honourable Members should have that amount of suspicion about the use of these powers by any authority under the Government or by any authority to which certain powers are entrusted by them

There was another point which was raised by Mr Sanyal and I think my honourable friend, Mr Rohmi Kumar Chaudhuri also referred to it as to how the penal clauses of this Bill will be given effect to II my honourable friends would look at the Criminal Procedure Code they would find that an offence has been defined as 'any act or omission made punishable by any law for the time being in force. Now this Bill provides an offence as defined under the Criminal Procedure Code, and then, Sir, in section 5, part 2, you will find that all offences under any other law—of course part I relates to offences under this law—shall be investigated and enquired into, tried and otherwise dealt with according to the same provisions, but subject to any enactment for the time being in force regarding the manner or place of investigating, inquiring into, trying or otherwise dealing with such offences. Therefore these offences will be enquired into and dealt with under the Criminal Procedure Code. So on that point, Sir, I do not see that there is any difficulty.

Now, Sir, there was one point to which I should like to refer. It was raised by my friend, Mr. Manu Subedar, and emphasized by the Honourable Rohm Kumar Chaudhuri. It was the question regarding the activities of the Capital Issue Department.

Now, Sir, an allegation has been made that in the past some corrupt practices have taken place in this Department I am not aware of any such practice but if Honourable Members will bring any specific case to my notice I can assure them that I shall have it thoroughly examined

The other point was that with regard to the future, the Capital Issue Depart ment should be more liberal, so far as the issue of capital was concerned and I think Mr Rohim Kumar Chaudhuri wanted to know with regard to his province of Assam in particular. It is the desire of the Government that banking in this country should expand and should flourish. It is the desire of this Government that banking business in this country is carried on on right lines and I can assure my friend that if any issue of capital will assist in that direction the people of Assam, the Department will not hesitate to help the people of Assam in developing their banking facilities.

I think there is one misconception about this Bill which is before the House thoursable Members who have criticised it seem to be under the impression that this Bill is intended to prevent the expansion of banking business. It is nothing of the kind. Surely Honourshle Members would agree with me that the expansion of banking business should be done on right lines and in the interest of the people of this country. Now, the Reserve Bank is to make enquiries with regard to certain matters, after which it has to decide whether the opening of a branch should be allowed or not. I would refer my Honourshle friends to clause 3, part 2 of the Bill and I want to ask them whether there is anything in this which is really objectionable or which would prevent or stop further expansion of banking business. I am sure Honourshle Members would agree with me that it is desirable that before new branches are opened certain enquiries should be made and it should be made certain that the opening of branches would be in the interest of banking business and the depositors. What is it that the Reserve Bank will have to mourie into? The clause says that before giving the permission referred to in sub-section (1) to any banking company the Reserve Bank will take into consideration firstly, its financial condition and history. Is it contended that the financial condition and history of a bank

should not be taken into consideration before it is allowed to open new branches? Secondly, the general character of its management Surely no Honourable Member would desire that the management of a bank should be objectionable or that its past management should not be gone into thoroughly before it is allowed to open new branches and get new customers for its banking business The third thing is, adequacy of its capital structure Here again, as the Joint Secretary pointed out, some banks with a subscribed capital of Rs. 30,000 or 46,000 open as many as 50 to 60 branches Surely it is necessary before you allow a bank to go on opening branches to find out, what is its subscribed capital and authorised capital and what are the earning prospects. The Joint Secretary has pointed out how some of these banks have paid the depositors their interest en their deposits and what has been the earning capacity and that in fact they have been living on the capital Lastly, the Reserve Bank will examine the public interest to be served by the branch Surely it is necessary to see that any branch of a bank which is opened is for the good of the people and it is in public interest Now, Sir, there is nothing in this which really would do harm to any bank in any way, which really wanted to see that its transactions were conducted in the interest of the people and in the interest of the banking business of the land.

The immediate need for this legislation has been pointed out by me in my earlier speech and later on by the Joint Secretary. The conditions are getting worse every day. I am told that so far no action has been taken and therefore why not wait for another year before you take any action? That, Mr. President, is a very weak argument, if I may be permitted to say so. If the Government has not done a right thing now or do they want the present Government to do the right thing now or do they want the present Government to follow in the footsteps of the past Government? I believe that if a thing is desirable, if a thing is given the miterest of the country and its people, no time should be lost before giving effect to it.

My Henourable friend Mr. Tamzuddin Khan has expressed certain misgivings on account of the present deplorable condition existing in the country. I have no doubt that when the Reserve Bank will examine the question of opening new branches it will certainly take that into consideration and his point would be covered by the last condition that is laid down here. "The Bank will see that the opening of a branch will serve public interest" and therefore Ispprenate his question cannot altogether ignore the conditions that are prevailing in the country or might prevail hereafter whenever you plan anything which is economical, you have got to take into consideration not only the financial aspect of the matter and I perfect that the Reserve Bank will keep in your the financial aspect of the partial principle that feel that the Reserve Bank will keep in your thing facilities but to regulate banking facilities in the interest of the banking business and the depositors and the people generally. I think if the Bank will have in new that fundamental objective, the apprehensions that have been expressed by my Honourable friend will be found to be quite correct.

Sir, I think I have tried to meet every point that was raised and all that I would request this House to do is to pass this legislation now, if they want that further mischief should be stopped. Bir, the accumulated effect of all that has happened in the past is not in the best interests of sound banking and we must put our banking on a sound basis as soon as possible. This Bill deals with only one aspect of the problem. When we have examined and passed through this House the Banking Companies Bill, I hope after that the banking business in India will be placed on a very sound footing

Mr. Sasanha Sekhar Sanyal: In view of the assurance given by the Honourable Finance Member, I beg leave of the House to withdraw my amendment The amendment was, by leave of the Assembly, withdrawn

Mr. Leslis Gwilt (Bombay: European) Before you put the question, Sir, nay, I ask the Honourable Finance Member whether he will make available to members of the Select Committee copies of this debate?

The Honourable Er. Liaquit Ali Khan: My Honourable friend wants this copies of this debate should be supplied to the members of the Select Committee on the Banking Companies Bill We will do out best to supply these copies—I think with your permission if your department will do it. The Select Committee on the Banking Companies Bill meets on the 21st instant, and so I do not know whether it is possible.

Mr. Lealle Gwilt: I understand that proofs can be obtained from the printers, Although the proofs will be rough, they can be obtained

"Mr. President: The best efforts will be made, that is all that can be said just now, it will all depend on the time the press takes for that purpose

The question is

"That the Bill to restrict the opening and 'emoval of branches by banking companies be taken into consideration"

The motion was adopted

Clauses 2 to 4 were added to the Bill

Clause 1 was added to the Bill

The Title and Presimble were added to the Bill

The Honourable Mr Liaquat Ali Khan: Sir, I move

"That the Bill be passed "

Mr. President: The question is

"That the Bill be passed"

The motion was adopted

INDUSTRIAL DISPUTES BILL

Mr. President: Pandit Balkrishna Sharma was in possession of the House now is the motion for reference to Select Committee of the Industrial Disputes Bill Pandit Balkrishna Sharma

Dr. G. V. Deshmukh (Bombay City Non-Muhammadan Urban) He is not well Sp

Mr. Vadilal Lallubhai (Ahmedabad Millowners' Association merce) Sir, the main object of this Bill is the establishment of peaceful conditions in the industries of the country, and to a move that object one should see that it is not in any way harmful to the interests of both employers and employees and also of the consumers The main idea behind this Bill is to establish conciliation machinery by appointing conciliation officers, conciliation boards and industrial tribunals. My friend Mr. Joshi the other day said that there should not be any compulsory arbitration, as he was afraid that he may not find any arbitrator who may be impartial I agree with him that it could be difficult to find arbitrators who have no bias one way or the other Rather the bias today is on the side of labour and not on the side of industrialists, and that has rather would harm the interests of the industrialists as against those of labour, but as we cannot get arbitrators who are impartial, it may not be said that the principle of arbitration is wrong and we may not have arbitrators. As the country is situated today. I feel that if there is any need of arbitration proceedings, it is today. We know that due to the war situation the last few years have strengthened both cantel and labour. If capital and labour are allowed hight the result would be uncheked strikes and lockouts Capacity on both sides has grown so much that if there are going to be strikes in this country and if there are going to be lockouts also they would not be over within a month or two. hut they may last for six months or more and we have just to consider whether thus country can afford those strikes. If we cannot afford those strikes, it must be seen to it by the government of the day that the country as a whole is not harmed We know what the strikes in the thirties in Bombay did The strikes in the thirties did great horm to Bombay industry and to Bombay labour. The situation became so had that we know today that labour wages which were the highest in India in Bombay are much lower than they used to be and the wages

that were about 15 per cent higher in Bombay than in Ahmedabad are now today 10 per cept lower. If you look at it from the position or isbour during was unite we know that Bombay isbour used to get much less not only in wages but in the dearness allowances also. It has cost Bombay isbour 15 crores of rupees. Why so? Because a particular labour umon will not ask for a rise in wages or higher dearness allowances for its own benefits. The situation in the country today, as I have stated, is such that we cannot afford to have any strikes, and although we may not have arbitrators as independent as we could wish and it is impossible to find a man without bias one way or the other it is today, that we must have certain clauses in the Bill which would lay down arbitration not only for public withity concerns, but for all industry.

India is a buckward country, the industrial production is very low, and if oven that low production is not to be harmed, it is necessary in the interests of the consumers and in the interests of libour and in the interest of the industries that, so,long as we are not out of the conditions generated by the win, we must have compulsory arbitration, not only for public utility concerns but for all industries. I hope that in the Select Committee we may be able to see that at least for the time being we may have for some years to come compulsory arbitration for all industries and not only for public utility concerns.

The other factor in the Bill is that for industries other than public utilities there is no notice required for striking or for declaring a lockout. If that is so, how is the Government to come to know, before labout goes on strike or the employee begins a lockout, whether there is a dispute and this dispute should be sent over to conciliation. It would only happen after a strike or lockout has been declared. After some harm has been done Government will step in and ask both employers and employees to stop the strike or the lockout. That is why it is absolutely necessary, as has been realised by the Bombay Government and so in their Bombay Bill there is always some kind of notice which has to be given by both sides so that the industry may not involve itself all of a sudden in a bit, listing the property of a big strike which the difficult afterwards to meet.

In this Bill there are several stages of conciliation I agree with ity friend Mr Joshi that in certain cases there is no time limit as to when these conciliation proceedings should end. There ought to be some time limit and that too not a long one in which these proceedings should end. The procedure in this Bill is a very long procedure. First we are talking of conciliation officers. Then there will be boards of conciliation courts of inquiry and industrial tribunals The practical experience of the industry is that conciliation officers have not been able to help much in major disputes or proceedings before them. They have many times recorded that the dispute cannot be settled. If there we going to be conciliation boards there is no necessity for there being conciliation officers No importance has been given in this Bill to the work of the conclusion officers Wherever we refer we refer to Boards of Concilation Thus I feel that the Government also realises that conciliation officers cannot do much and when it is suggested that there should be works committees where many of the disputes may be settled, it would be well to have a small machinery and remove the conciliation officers process If the Boards of Conciliation are also given the powers of courts of inquiry, we can remove that clause also and the Boards of Conciliation may be able to make a report to Government and the Government may appoint if necessary industrial tribunals. In this way, we may be able to reduce a lot of waste of time and we may be able to state that within a certain definite period the decision of the boards as well as the industrial courts may be made available, so that this defect in the Bill may be removed

Regarding the powers of the industrial tribunals the Government has put in incluse 15 that they will accept the decision of the tribunal wholly or in part If you appoint high eminent indiges to decide the disputes. I cannot understand why the Government desires that they may ask the industry to implement the decision wholly or in part I feel that it is possible that the Government my also find itself in difficulties Government owns so many industries They

[Mr. Vadilal Lallubhai.]

may nind that the manufal habilities are so huge that they cannot be fulfilled. It that is so, it is wrong that the Government which appoints the industricular should take power in their own hands to implement those recommendations.

Further it is stated in the Bill that once the conciliation proceedings star the Government will have power to ask both employers and employees to sto the strike or the lockout. It will not be correct to take those powers in the midst of a strike or a lockout. It is therefore necessary that the Governmen ought to decide just at the beginning of a dispute, when a notice has been giver as to whether it is necessary Is the dispute so big or the harm so great the no strike or lockout should be there? This position should be decided by the Government in the beginning of the dispute and not after the dispute has laste for a month or two pecause in no country of the world can we find a governmen which has no bias Governments are bound to have bias Today there may b a bias on the side of industry As soon as the Government finds that th industry is weakening and the strikes are succeeding then that governmen would immediately step in and say stop the strike, it is not worth while going on with the strike' Tomorrow in a government with labour bias if labour may be weakening in that case it will be said 'no more strike or lockout. We are interfering' In the present special circumstances of the country today when we have very few industries, when we are a backward country, when we are about to establish new industries and when industrial problems are in hand it is better that we must have compulsory arbitration for all industries and that there should be no powers to interfere later on but Government ought to interfere in any dispute by appointing conciliation boards or industrial tribunals just at the beauming of the dispute There is no clause in the Bill which makes in obligatory on the employer or the employee to inform the Government as to there being a dispute amongst them I feel that through some madvertence a clause in this respect may have been left out Unless the Government comes to know about a dispute, it is impossible for them to weigh the matter in right time and so a clause to this effect is necessary

Then, Sir, with regard to the scope of the Bill, may I refer to clause 2 (t) where an 'mdustrial dispute' means any dispute or difference between employers and employers I cannot envisage any dispute between the employers and employers unless the a dispute 'recarding patent rights or trade marks I see no necessity of these words being there in the Bill because if an employer has a dispute with any other employer over patent rights or trade marks, the law of the land is there to safeguard their interests

Now, I come to the Works Committee. My Honourable friend Miss Maniben Kara said that the right of the workers to collective bargaining has been taken away The Works Committees affect both the employers and the employees in different matters The consensus of opinion amongst the employers also is that this Works Committee may not serve the purpose for which it is intended and so it ought not to be obligatory But if Works Committees are found to be necessary both by employers and the employees of a particular establishment, they may be formed and so they should not be made compulsory in the Bill Sir, the results of these Works Committees in various They have been good in certain ourcountries have not been satisfactory cumstances and they have been bad in other circumstances. It all depends upon the ideology of both the employer and the employee If the ideology of a trade union is just to create trouble, these Works Committees might be a source of a great deal of nuisance, and in that case it would be better to keep this clause as permissive and not obligatory.

Regarding the penalty clauses, it has been said that the employees are considered as theves and should be put into the prison. But if my Honourable friend reads the clauses properly, she will find that it applies to both the employer and the employee. It is common knowledge that no employer would like to be railed for any offence whatsoever, but, after all, if an offence is committed by either party, the law must provide penalties. If there are going to be

penalties, they ought to be imposed on both sides. I am glad to find that the penalties are equitably distributed in this Bill. It has been said that if an employee does not want to do the work, this But will force min to do the work. Bir, the industry does not belong either to the industrialist or to the employees. It belongs to the whole society or to the whole country. It produces goods not for one community or for the amployers or the employees only, but it produces them for all who are the sons of the land they live in. And the country has a right to see that the production is not unnecessarily disturbed as a result of these strikes. We know that during the last year there have been sporadic strikes all over the country and we have lost 25 per cent of our production Half of this has been due to the 8-hour-day. which has nothing to do with the strikes, but the loss of the other half is due to workers giving up their jobs at random and coming when they want and going when they want, with the result that there is today a greater famine of cloth than it was before That is why I support this Bill and I feel that in the present circumstances of the country it is a Bill that must be supported by all concerned

Hony. Lt.-Commander Aftab Ali (Nominated Non-Official) Mr. President. Sir, I regret that although I am rising to speak for the first time in this Assembly, I find myself compelled to oppose the Bill moved by the Honoursble the Member for Labour My Honourable friend Mr Joshi has moved an amendment for the circulation of the Bill While I am not opposing that amendment, I must frankly admit that I cannot myself agree with his proposal for circulation because I am totally and wholly opposed to a legislation which means nothing else but to take away from the workers the right to strike. I know today the Government consists of the leaders of our main political part es and it is difficult to attack it. There was a time when rightly or wrongly the Government could be attacked and one could also obtain headlines in the press. That state of affairs no longer exists and today I rise under the disadvantage that the Government of the day is occupied by the leading political figures of our main political parties. We have in the Leader of the House one of our ex-President, I mean, that of the All-India Trade Union Congress. I also remember that only a few days ago the Honourable Mr Lasquat Alı Khan said that he and his colleagues have entered this Government with only one mission, namely, to help the poor, so I am still hoping that this Bill will be withdrawn

It will be said Sir, that this Bill only intends to regulate the use of strikes by the trade unions and the working classes. But I will presently show that all this may apply in theory only in practice this Bill does take away the right to strike I maintain Sir, that this Bill does take away the right to strike and this is shoulted undemocratic If this Government want to take away that right by force, they may do so, but no Government on successfully take sway the right of the workers unless it either becomes a Fascust Government or a Communist Government. Then Sir no democratic Government to tremain democratic—can take away the right to strike I know that in this unfortunate country of ours there are people who do not like trade unions Whether my Honourable triends like trade unions or not I am afraid that until this country becomes fully Fascist or fully Communist, we have got to have Unions and so long as we have trade unions, the right to strike must

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At this stage Mr President vacated the Chair which was then occupied by Mr Denuts President (Sir Mohammad Yamin Khan)

by Mr Deputy President (Sir Mohammad Yamin Khan)]
I have also an offer to make If it is seriously argued that this Bill does not take away the right to strike, will the Honourable Member for Labour agree to refer this Bill to the International Labour Office for their opin on I. for one, an giving my word, that if the International Labour Office which consists in its governing body representatives of government, representatives of molecular and representatives of workers. If they tell that this Bill in its present

[Lt.-Commander Aftab All.]

torm does not take away the right to strike, then I am prepared to accept this Bill and withdraw my opposition to it Until that is done, no amount of whit washing, no amount of arguing will convince me that this Bill does not tak away the right to strike possessed by the trade umons Sir, I belong to a group of trade unions which normally do not believe in going on strikes I will provpresently that we have been able to obtain 400 per cent increment for Indian seamen without going on any strike Only a few days ago, we have been able to conclude an agreement with two of our biggest Inland Steamship companies covering over 20,000 people, an increment of an average of 30 per cent pe head per month and involving a total increase of about 30 lakks for them. Now Sir, I maintain that the unions with which I am connected would not be able to ne otiate any agreement if they had not had that bargaining power, namely the power to strike, at then disposal (Interruption) Yes, I refer to the agreement we have made with Messis R S N & Co and I G N & Co and I think my Honourable friend was once connected with one of these companies That agreement, as I have just now said covers over 20,000 workers and t involves an increase of about 30 likks of rupees for a period of twelve months This agreement took exactly eleven hours to conclude although the representative of Messrs R S N Co and I G N Co only a year before refused to talk about any increase, even by a pice. The gentlemen who would not agree to discuss any increment thanks to their generosity, have now seen the wisdom of concluding an agreement with my organisation involving such a heavy expenditure for such a large number of workers Now, Sir, my purpose in raising this point is this While I am one of those trade unionists who think that it is wrong to go on strike and then full but that does not mean that we can give up the right to strike, the only basis, the only weapon and the only bargaining power on which trade unions live and exist. If you take away that power, then our trade umons will become absolutely impotent and uscless. Sir, we, of the labour movement, may be broken, in fact, we have been broken quite a few times in the past I would not say that we might not be broken ignin, we may be broken, but we shall never be bended Either we live as trade unions or we do not exist at all. So long as we live as free trade unions, we shall under no circumstances surrender our right to strike, whether you legislate or do not legislate Sir the 1929 Act was passed by the previous Government with the same hope of preventing strikes. But Sir, we have a ready heard from my Honourable friend Mr Joshi that that Act could not be applied and that Act became a dead letter Now Sir another new Act is being brought If this Act is passed in its present form, you take it from me, that you will never be able to enforce it. You think that you will get away by making strikes illegal and giving absolute freedom to capitalists to exploit the workers But you me tembly mistaken. You will never get away with anything like that. Therefore if it is your intention to secure industrial peace this is not the method to secure it. I assure you that I am no less enthusiastic about industrial neare. Ointe recently we have formed a joint Maritime Board with the shipowners, consisting of British Dutch and Indian shipowners in Calcutta and I will read out the Preamble of that Board

"With a view to securing closer co-operation and providing a joint negotiating mashanery between the British, Indian and other shipowners and Indian seafarers there shall be constituted a board known as the Calcutta Martine Board for the purpose of—

(a) prevention and adjustment of differences between shipowners and seafarers,

(b) establishment, revision and maintenance of a standard rate of wages and approved conditions of service" etc

It will be clearly seen that in the unions with which I am connected we are ourselves working to see that peace in the industry is not easily disturbed. But if you really want to have industrial peace in the country, then allow me to say that you are pursuing a wrong method a method which, I maintain, will offly produce more unrest. I am not in favour of strikes if they can be avoided:

I am not even in favour of trade unions after a certain stage. Nationalise the entire resources of the country, do away with all types of profiteering and the

exploitation of man by man, create a society in which there shall be no necessity for maintaining trade unions and carry on a day to day struggle, and I for one, am prepared to liquidate our trade unions without the slightest hesitation But what do you propose and what is the position in the country today? Have you any manimum law? Have you any law by which you can prevent any employer from paying whatever he likes to pay? I am told that it is coming. When it comes, you can bring in a Bill, but why before? Have you any law by which you can prevent employers from victimising and otherwise exploiting their employees? You have no such laws Then, have you any other social security law for workers in this country? No, you only say you are bringing them. Have you any law by which you can restrict profiteering? Must I remand you that even Hitler in Germany before suppressing the trade unions. had to come out with a legislation limiting dividends to five per cent? White vou do not restrict profiteering, while you allow the capitalists to make any amount of money they like and take out whatever they like from the industry leaving the industry to its fate, you come out with a proposal to prohibit strikes Why don't you be more honest and say you do not want trade unions? That is a position which I can understand better If you say you want trade unions then you cannot take away the right to strike which is the very essence on which any trade union can stand and grow Sn, I am a seaman, I belong to no political party and therefore no one can say that I am raising my objection to the Bill from any political point of view Frankly speaking, if this Bill simply aimed at bringing in some sort of restrictions against politicians who try to exploit workers or make them pawns in their political games, I for one would not have much to object But you are not doing that By making strikes impossible, by rendering trade unions powerless and impotent, you are encouraging or adding strength to those politicians who have been telling the workers that there is no salvation for them unless and until they take over the Government themselves Sir, I belong to a school of thought in labour which believes . in organising unions purely on economic lines reasoning with employers as far as possible and fighting them whenever it becomes necessary. And during the last twenty years that I have been connected with such organisations I have not gone on strike more than twice I am not mytelf very much in favour of a strike, by going on strike the workers may win at one time and lose another And I have myself regretted many strikes when I saw that the strikes were undertaken without making the necessary preparations to win them at the same time I will never agree to any legislation which takes away the right to strike A trade union will not be worth the name if it loses its bargaining power, namely the right to strike

Sir, we all know that during the war years some of these legislative measures were adopted as war measures. The Honourable Member preceding me said that the Bombay workers had lost nearly 15 crores of rupees because a certain trade union did not demand any increase. That may be correct, but what is the remedy? Are you bringing in this piece of legislation for purely economic purposes or are you bringing it in for political purposes? If you are bringing it for political purposes you may take it from me that there too, you will failhopelessly Take it from me, Sir that until and unless the differences between capital and labour are adjusted by negotiations and their mutual consent and until and unless capital and labour adopt a policy of 'live and let live', there can be no industrial peace Sir, I do not know whether the word 'nonsense' is parliamentary or not; if it is, I will say that it is absolutely nonsense to suggest parlimentary of the parlim is why I say that if by this legislation you propose to have industrial peace in the country, you are defeating your own object, because you are not ensuring industrial peace, you are only creating greater unrest because the workers will lose that sense of security which they have got now namely, that once t can organise proper unions they can secure the justice due to them by negotiations as long as possible and by fighting when it becomes necessary. And you do not know what the consequences of that will be. You had your Government

[Lt.-Commander Aftab Alı.]

Servants Conduct Rules, but when the postal workers went on strike what did you uo, and if they again go on strike what can you do?

An Honourable Member: Nothing

Hony. I.t.-Commander Attab All: Therefore, if you really want industrial peace in this country so that the industry may develop and the country may grow, prosperous, for Heaven's sake, don't come torward with such legislation which will kill the trade unions. You have no idea that there are trade unions in which are no less interested in maintaining industrial peace than you are, but at the same time, none of these unions will be prepared to give up the very power which gives it the required strength You are a Government and if we ask you to disband your army, you will never agree You will naturally say if something happens, what shall we do, Similarly, Sir, we cannot remain trade unions unless we have that power, the power to strike, and that power we shall never surrender. You have talked of a month of imprisonment in this Bill— make it 'years' not 'monthe', and take it from me that we shall never surrender that right. The right to strike he ours and we shall have it.

Then, Sir, if there is any politics behind this legislation—I do not understand much of politics—I may tell you that you are again making a mistake By taking away the trade unions' power and prohibiting strikes you are not only rendering them impotent, but you are also suppressing them, although I know you will not agree that you are suppressing them Now, Sir, take my own case. I am not today worrying who is controlling the Government of Bengal I am busy with my own organisation and I think that as a seaman, my business is to help seamen and my other co-workers and I am trying to help them to the best of my ability. As I have said, Sir, I am not now worrying who is controlling the Government of Bengal, but, Sir, with the passing of this Bill, I will have to worry about that too so that this weapon is not used against me or my unions. You know and think that labour has no chance of coming mto power in this country, and if you did, would you ever think of passing such a legislation? You would not have thought of that I know, Sir, our number is not large unfortunately, but you are driving us to quarters that we have been trying to avoid so far. And I may tell you that if you do that, I don't think you will be the gainer at all

don't think you will be the gamer at all

Mr. Deputy President: Order, order

The Honourable Member is making his maiden speech and I did not like to interfere and wanted to give him as much latitude as possible, but for the information of the Honourable Member I must say that it is not permissible to repeat the same thing over and over again

Hony. Lt.-Commander Attab Ali: Thank you, Sir If the mtention in bringing forward this Bill is to use labour for the advantage of certain politicians, it is not new It has happened before, it happened in 1942, and such attempts are bound to be made by such people to make use of labour for their purposes in future, too Therefore, Sir, if my contentron is right that this Bill has also a political motive behind it, then again, I say, it will defeat the purpose of the mover, as it will defeat the economic purpose. Instead of making strikes impossible, it would have been better for Government to come forward with a Bill for educating the workers. The Government could have come forward with a legislation which would tax the industry in order to start schools and other educational institutions for workers so that they might not become tools in the hands of the politicians. But Government are not willing to do that The other day when my Honourable friend, Sardar Mangal Singh, moved his Resolution for the nationalization of civil avisation, the Honourable the Home Member said that Government had not yet put their foot in the proper place and they might go mot lequidation if it committed itself straight sway to the policy of nationalization. But, Sir, how is it that the Government of our industrial progress? Today only a little while ago, the Honourable our industrial progress? Today only a little while ago, the Honourable our industrial progress?

Mr Lasquat Alı Khan said that Government have just come into power, and how is it that this Bill has now been brought forward? They all have said that they will do every thing with a view to help the people But what is the hurry for this piece of legislation? Some Honourable Members say that they are pragming legislation for insurance and other social securities, for a minimum wage and other such things. Would it not be better to bring these measures first and then come up with a legislation like this? The whole idea behind this law is to stop the ever-growing trade union movement.

The unfortunate mistake that Nationalist China made is, I am afraid, going to be repeated in India When China become a Republic, the capitalists of China thought that that was an opportunity for them to build up an industrial empire, ignoring the Chinese workers I hope, Sir, that that Chinese mistake will not be repeated in India. There seems a tendency on the part of the body in power to do the same thing as was attempted in China The Party ruling Chma : e the Koumintang has a Labour Department of its own and I have many Chinese friends connected with the Chinese labour movement Almost all of them were appointed by the Chinese Government or the Party with the tesuit that not only has industry beer able to secure no progress in China, but the country has also been divided into two camps and a loul civil war has now been going on there for years I hope the seeds for such a civil war-not a civil war between ignorant workers and peasants but between the haves and havenots are not going to be planted in India too! I for one would not like to have it I want that the mistakes that China has made are not repeated in India and I would like our industrialist to give up the idea of building up any such industrial empire in India and ignoring labour altogether. So long as the Britishers were at the helm, the cry was 'let us get rid of them first and we will settle every thing else.' Now if the industrialists and capital sts of our country think that by putting out the Britishers they will take their place and deprive us altogether, that proposition is a mad one and it will never work Therefore, Sir, without making myself unduly harsh due to my misfortune or good fortune that I became a seaman at a very early age of my life-at the age of 16—and which has made me perhaps some what bitter—I may I am working for peace I do not believe in forced transformation of the social order I know that industry has a great part to play But why does not industry recognise the fact that labour also has a great part to play Once we agree that industry and labour have to be together and produce we agree that make this country a fit place to live in—not a mere Hindustan, not a mere Paintan but a real "Admistan", a place where hinnen beings can live and live happily. The leaders of our industry and trade un one must accept this fact that for the future of this country they have got to recognise the existence of one another, and they have got to adopt a policy of live and let live (Interruption) Sir, interruptions will not change me! Mr Deputy President: Has the Honourable Member finished?

Hony. Lt.-Commander Attab Ali: No. Sir I was just waiting to see if there were further interruptions or not I would like to appeal to the leaders of industry I know they are also in this House in larger numbers than we poor people are. Let them profit by the Chinese mistake I beg of all Honourable Members through you Sir to excuse me for my frankness Sir, a though, t am a Member of this House for nearly a year now, yet this is the first time I have stood up Of course, I admit I have the obvious difficulty of not being a good speaker and that is why so far I have trued to go undetected but this Bill has forced my hands and I had to stand up and speak Sir, we seamen do not understand diplomacy We understand only simple things. When we see a spade, we call it a spade When a wrong is being done we say it is wrong When a right thing is being done, we say it is right. I sincerely feel that this Bill will defeat its very object. It is not going to establish peace On the contrary, it is going to give us more unrest and more unrest in the counter to the House is going to create more strikes and more unrest in the countery.

[Lt.-Commander Aftab Ali.]
Therefore, I do appeal to the Honourable Member for Labour, as well as other members of the Government to withdraw this Bill and call a conference of the district thing thing thing thing the second s representatives of employers and labour and let us discuss the whole thing because in many things we might agree for instance, the speaker who preceded me said that there should be provision for giving notice and although I believe in having the right to strike, still I consider it crim nal to go on strike without due notice It is equally wrong to create a strike for purposes other than those of the workers concerned

There was a time in Bengal when there were quite a few jute strikes because two sections of our industrialists wanted those strikes People who were interested in the jute prices going up, they unfortunately found some labour leaders

Mr. N. M. Joshi (Nommated Non-official) No labour leaders!

Honv. Lt.-Commander Aftab Ali Some o' them were bribed and 'they brought about strikes with a view to either increase or bring down prices on behalf of speculators Those things were cuminal Those so called labour leaders ought to have been caught and pailed

Sir, I suggest that there are many things in this Bill with which we will be able to agree, because we also believe in conciliation and arbitration but not in compulsion We do not know what the arbitrator will do Conciliation we understand, we can negotiate and we can tell our workers what we can get But this compulsion business we do not understand. As I said there are many things in the Bill with which we agree but if my friends thinks that today they have the power and they can do anything they like, it is of course up to them to do so I will only say that the British Government also once thought that they were a' in all in this country and Sec 124A was the only way in which they could rule. The very fact that leaders of our political organisations are occupying the treasury benches today proves how utterly absurd it was on the part of the British Government to think that they could always rule by mere force Similarly, I would hate to see our leaders making the same mistake which these foreigners de Therefore, I would say again to the Honourable the Labour Member that there are many things in this Bill which can be discussed and agreed to

Mr. Deputy President: The Honourable Member has said that several times

Hony. Lt.-Commander Aftab Ali: I would say only once more I would ask the Honourable Member to withdraw this Bill and then after a conference in the nature I have suggested to bring forward a Bill which will be acceptable to all of us

The Honourable Shri Jagivan Ram (Labour Member) Mr Deputy Presi dent, I do not want to inflict any lengthy speech on the House at this late hour As a matter of fact many of the points which have been raised in opposition to this motion have been met by those Honomable Members who supported this motion

At the very outset I must express my appreciation of the attitude of the Honourable Mr Griffiths (who is not here at present) who rose to oppose the motion for reference to Select Committee but as as soon as he came to learn that the date has been extended he readily withdres his objection and supported the motion for reference to Select Committee

When my Honourable friend Mr Joshi, who is no doubt a veteran trade unionist rose to move his amendment for circulating the Bill for eliciting public opinion thereon, I was very anxiously listening to his speech. But I must admit that I was disappointed. Mr Joshi has grown old and so his ideas have become antiquated All the arguments which he put forth in opposing the Bill were rather antiquated I will not examine every point that has been urged by hm but if I were to take only a few as examples, I may say that has objection to a number of industries and services to be counted as public stility services was rather beyond my understanding. As a matter, if anyhody was to raise the objection at this stage that railway transport, steam service, electricity and other timings are not of public utility or that these are not public utility services, because they happen to be owned, possessed or run by private individuals, I for my part do not understand it. The utility of a service or an industry does not depend upon its ownership but upon its utility to the public, upon its catering capacity for the service and the utility to the community service, whether it is owned, possessed or run by a private individual or by a public corporation. That does not make any difference. Similarly, the railways and other things are public utility services. These are the points on which my friend Mr. Joshi laid gient stress. I am not going to lay as much of stress on those points.

The man point of this Bill is conciliation, voluntary and mutual if possible, and compulsory, if necessary These are the two main features of this Bill. Mr. Josh's objection was that it is not possible to find impartial arbitrators and rather it is not possible to find impartial governments

Mr. N. M. Joshi; That is true

The Honourable Mr. Jagivan Ram: If it is true for the present, it is true for the future also But I say, Sir, it is not true and it cannot be true Government as representative of the community is impartial and whether you admit it or not, Government thinks that it is impartial. Similarly it is not impossible to get impartial persons. The Honourable Mr. Joshi said and my Honourable friend Mr Vadilal Lallubhai, who represents the employers, has been rather emphatic too, that persons are biased one way or the other These are points which I do not think really have any weight. The main features of the Bill, as I said in my opening speech, are voluntary arbitration and conciliation if possible, and compulsory in necessary Sir, Government as representative of the community has got to look to the interests of labour and to the interest of the consumer as well Government cannot afford to be silent spectators when labour and capital are fighting among themselves to the detriment of the interest of the community and had it been the fact that when they fight among themselves, it is they and they alone who lose, of course Government would have considered whether they could afford to stand uside and let them fight among themselves But when they see that the whole of the community suffers, the whole country suffers and the whole nation suffers, the government cannot afford to be a silent spectator of this struggle And this government can never admit and I on my part will never admit that there are persons and parsons alone who can look after the interests of labour My honourable triend who has just preceded me has been very emphatic that labour will rather break than bend My friend may rest assured that from this side there will never be any effort either to bend labour or break it I may assure my friend these labour will have every reasonable encouragement from the Government, but Government will also see that everybody gets a fair trial (Interruption), 1 would request my friend to have patience and he will have everything relevant from me So far they have been very emphasic in explaining to the labour their rights We must also explain to them their obligations and their duties. I do not find here anything which need perturb our labour friends so much Where is the political motive? I have not been able to read it in any of the clauses of the Bill, unless one chooses to import it from his own brain or from his own reading Reading between the clauses of the Bill and reading between the provisions of the Bill, there is nothing to be found which can import any political motive into the provisions of this Bill.

My honourable friend, Miss Maniben Kara was very emphatic I can understand her She is for opposing the Bill right through, whether it is unreasonable or whether it is unreasonable, whether it is destrable or undesirable She sees everything black I remember a couplet from the Ramayana—

Jakes rahes bhavana jasses, Prabhu moorat dekhes tin taiser—
if she can see this Bill black, she will see everything black I cannot help it,
the government cannot help it, if she is determined to oppose this Bill, she

[Mr Jagjivan Bam.]

must take it from me that government is determined to see the Bill through I must assure my friends who claim to represent labour, who claim to speak on behalf of labour, that we also have got some experience of labour. They alone cannot claim it as a monopoly to see to the welfare of labour we have also to see to the welfare of labour, and we have to see to the welfare of the community as well. Seeing to the welfare of labour will be seeing to the welfare of the community as a whole

I do not want to examine every point and to reply to every objection that been raised. Most of the points have been replied to by my honourable friends who have supported the motion, and at this late hour of the day I do not want to prolong my speech. If I were to examine every point, I have got very relevant and cogent reply to every objection that has been raised here. If any relevant points have been raised they may very well be considered in the Select Committee, and I shall have no objection in considering them there and in making the Bill as useful as possible for the purposes for which it is meant with these words, Sir, I oppose the motions for circulation and appeal to all floorurable Members to accept my motion for referring it to Select Committee.

Mr. Deputy President: I will first put the amendment for circulation of Mr. Abmed Jaffer, and if that fails then I will put Mr. Josh's amendment which is for a longer time

Haji Abdus Sattar Haji Ishaq Seth (West Coast and Nilgurs Muhammadan): 1 do not think Mr Jaffer moved his motion for circulation

Mr. Deputy President: Then there is Mr. Joshi's amendment for circulation Honourable Members should not walk when a motion is being put. I have been telling that this is the parliamentary practice, that when the Char is on its legs, no member should remain on his legs, they should not walk even from one side to another, but at down at once wherever they are

I am informed by the Secretary that Mr Jaffer has moved his amendment. Then it has to be put to the House, whether it is accepted or not is not my

The question is

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 28th March, 1947"

The motion was negatived

Mr. Deputy President: The question is -

"That the Bill be circulated for the purpose of cheating opinion thereon by the 31st Sciober, 1947"

To save the time of the House I would ask Honourable Members who really want to have a division, to use in their seats so that we may know whether a division is necessary

Mr. N. M. Joshi: Sur, if your ruling is that we should stand, we will stand, but I would like to bring to your notice that the object of asking for a division is two-fold we want the names of the people who vote to be recorded either way. We want it to be recorded that those who are in favour should have their names recorded and those who are against should have their names recorded. That object is not served by asking us to stand, because I do not know whether even if you record two or three or four names, the names of the other members will not be recorded. I therefore feel that the real object of having a division will not be served by your asking us to stand. After all, if you take the parliamentary practice in England, there are divisions even when there are only two or three or four members in a house of 600. Why cannot there be a division here with, I do not know, how many who will support me? I expect a good support

An Honourable Member: Four.

Mr. W. M. Joshi: No, no, more A division should be allowed

Mr. Deputy President: It is absolutely clear that it is within the discretion of the Chair not to allow the time of the House to be wasted; this has been done several times by the late President, Sir Abdur Rahim, on many occasions.

Mr. N. M. Joshi: I had protested against that practice then

Mr. Deputy President: I do not want to be harsh, because I am one of the members who sit on the floor and this right may have to be asserted, but if

honourable members are very anxious that their names may be recorded at the expense of five minutes of the House, then I do not mind calling a division

Mr. N. M. Joshi: If you permit us to have a division on the next motion, I shall be content because that is a crucial motion

The motion was negatived

Mr. Deputy President: Now comes the motion for reference to Select Committee

Mr. Deputy President: I shall now put Mr S C Joshi's amendment

The question is

"(a) That the name of Mr P J Griffiths be added to the names of members of the Committee and the name of Mr A C Inskip be substituted for the name of Mr B C Morras

(b) That for the words and figures '7th November 1946', the words and figures '1st February, 1947' be substituted "

The motion was adopted

Mr. Deputy President: Now, I shall put Mr Siddiqi's amendment

The question is

"That the name of Miss Maniben Kara, be added to the names of members of the Select Committee"

The motion was adopted.

Mr. Deputy President: Now, the question is

"That the Bill to make provision for the investigation and settlement of industrial disputes, and for certain other purposes, be referred to a Select Committee consisting of Mr N M Joshi, Mr S Guruswam, Mr A C Inskip, Mr P J Griffith, Sir Cowasjee Jehangr, Prof N G Rangs, Sir T V Satakopachari, Shri D P Karmarkar, Mr Adulai Lellubhat, Sree Satyapriya Banerjee, Sjt B S Hiray, Mr Abdur Rahmas Saddiq, Mr Abdur Hamid Shah, Mr Muhammad Rahmat-Ullah, Mr S. C Joshi, Miss Siddiq, Mr Abdur Hamid Shah, Mr Muhammad Rahmat-Ullah, Mr S. C Joshi, Miss Maniben Kars and the Mover, with instructions to report by the 1st February, 1947, and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five."

The Assembly divided

AYE8-52

Abdul Ghami Khan, Khan
Abdul Hamud Shah, Maslu
Abdul Hasmud, Captain Syed
Adityan, Sri S T
Ayyangar, Sri M Ananthasayanam,
Banerjee, Sree Satyannya
Bhattacharyya, Rai Bahadur Devendra Mohan
Chettan, Sri T A Ramalingam
Chettan, Sri T A Ramalingam
Chaudhuri, Sreejut Rohmi Kumar
Chundrigar, The Honourable Mr I I
Daga, Seth Sheodass
Dani, Mr G B
Gedgil, Spi N V
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Lehm Choudhury, Sujut Dhirendas Kanta Liaquat Ah, Khan, The Honourable Mr Mahapatra, Sri Bhargara, Pandit Narayanamurth, Sr N. Nehru, The Honourable Pandit Jawaharial Oulsnam, Mr S H Y Pai, Mr M P Patel, The Honourable Sardar Vallabhbba. Rabmat-ullah, Mr Muhammad Ralgopalachari, The Honourable Sri C. Ranga, Prof N G Reddar, Sri R Venktasubba Sakena, Shri Mohan Lal. Salve, Mr P K Satakopachari, Sri T V. Sharma, Mr Krabna Chandra. Sinha, Shri Satya Narayan Spence, Sir Georga. Sukhdev, Seth Tammuddin Khan, Mr Vachial Lallabhai, Mr. Varms, Mr B B Vijaya Ananda, Maharajkumar Dr Sir. Vinchookar, Sardar N G

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NOES-5

Aftab Ah, Hony Lt -Commander Guruswami, Mr S Joshi, Mr N M Kara, Miss Maniben Solanki, Dr. P. G.

The motion was adopted

The Assembly then adjourned till Eleven of the Clock on Friday, the 15tl November, 1945

LEGISLATIVE ASSEMBLY

Friday, 15th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G V Mavalankar) in the Chair

MEMBER SWORN

Khwaja Nazimuddin, M L A (Burdwan and Presidency Divisions · Muhammadan Rural)

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

DEJISION OF INTERIM GOVERNMENT RE HIGHER PRICES FOR BENGAL CULTIVATOR

886. *Mr. Ahmed E. H. Jaffer: Will the Honourable the Commerce Member be pleased to state if it is a fact that the present Internm Government have decided that the Bengal cultivator shall not receive the higher prices which the world market is prepared to pay and the law of supply and demand may determine?

The Honourable Mr. I. I. Chundrigar: I presume that the Honourable Member is referring to jute pinces. If so, the answer is in the negative I would invite the Honourable Member's attention in this connection to the Press Communique issued on the 23rd October a copy of which has been laid on the table of the House.

Press Communiqué EXPORT PRICES OF JUTE DECONTROLLED

ENHANCEMENT OF EXPORT DUTY

The Government of India have decided to terminate the Jute Export Control Order, 1946 with immediate effect

This Order, it will be recalled, was conceived as an anti-inflationary measure as also with the object of ensuring that supplies of packing material were made available at reasonable prices to all countries of the world for facilitating the movement of cereals

The Provincial Governments concerned, however, did not take steps to continue the control over internal prices, with the result that jute prices in India have increased tharply while exports have been dislocated. In the long run controlled export prices of jute and jute manufactures cannot fail to influence the internal price level but this would involve a long process resulting in undesirable fluctuation of prices and dislocation of trade. The Government of India have, therefore, decided to withdraw the price control over exports

At the same tame, in order to reduce as far as possible the inflationary effects of uncontrolled export prices, the Government have decided to enhance the export duty on raw jute and jute goods. The high prices resulting from decontrol will benefit the growers of this commodity and a substantial part of the proceeds of the enhanced export duty will accrue to the principal producing provinces.

The Indian Tariff Act Amendment Ordinance, 1946, promulgating the new rates of duties has issued in a Gazette Extraordinary

The Government of India intend to contain the quantitative control over exports of raw jute and jute goods so that exports of Indian jute may be equitably distributed among all countries of the world

COMMERCE DEPARTMENT; New Delhs, October 25, 1946

ALLOWANCE FOR EXILED AFGHAN SARDARS IN INDIA

- 687. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for External Affairs be pleased to state if he has had any correspondence in recent weeks with the four Afghan Sardars as present in exils in India?
- (b) Have Government been in communication with the Afghan Government in connection with these exiled Sardars?

- (c) Are these Sardars in India by arrangement with the Government Afghanistan? If so, what are the terms?
 - (d) Who bears the expenses of these Sardars while in India?
- (e) Is it a fact that these Sardars are compelled to live in India on a men pittance of Rs 80 a month?
- (f) Is this amount sanctioned and paid by the Government of India or th Afghan Government?
- (g) Do Government propose to consider the question of increasing the allow ance of these Sardars?

The Honourable Pandit Jawaharlal Nehru: (a) The Honourable Member 1 presumably referring to the four Afghan Sandars mentioned in his question No 410, which I answered on November 12th If so the answer is in the affirmative

- (b) Their case has been referred to the Afghan Government
- (c) These Sardars were implicated in an abortive revolt in British Triba Territory against the Government of Afghanistan in 1939. They surrendered to the Government of India, upon an assurance being given to them that they would not be returned to Afghanistan against their will
 - (d) The Government of India
- (e) Three of these persons receive an allowance of Rs 80 per mensem each the fourth receives an allowance of Rs 132 per mensem
 - (f) By the Government of India
- (g) The allowances were originally fixed on the basis of the emoluments earned by and the status of these persons in Afghanistan and have since been approximately doubled. The question is under consideration. It may be mentioned that it is open to the Sardars to add to their income by their own efforts.

AFGHAN SARDARS IN INDIA

- 588. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for External Affairs please state the cause of these four Afghan Sardars being in exile in India? Were the Government of India requested to give these men protection and refuge in India, and was their monthly allowance fixed by the Government of India?
- (b) Have Government ever made a request to the Afghan Government to supplement this allowance of Rs 80 a month?
- (e) Do Government propose to consider the question of advancing these Sardars one lakh of rupees, to enable them to do some business and enable them to live in a manner more in accordance with their status?
- The Honourable Pandit Jawahariai Nehru: The information required by the Honourable Member is fully covered by my replies to his question on the same subject asked on the 12th November and today

POLITICAL ADVISER TO THE CROWN REPRESENTATIVE .

- 589. *Seth Govind Das: Will the Honourable the Leader of the House please state
 - (a) who is at present the Political Adviser to the Crown Representative, and
 - (b) the position of the Honourable Member vis-a-vis the Political Adviser?
 - The Honourable Pandit Jawaharial Wehru: (a) Sir Conrad Corfield
- (b) This was explained in my reply to Lala Deshbandhu Gupta's short-notice question on the 29th October 1946 The Political Department, of which the Political Adviser is the chief permanent official, is not part of or under the Government of India. It is directly under the Crown Representative

Khan Mohammad Yamin Khan: May I know if the salary of this official is paid from the Indian exchequer or from the Indian States exchequer?

The Honourable Pandit Jawaharial Nehru: I presume it is paid from the Indian exchequer, but many things are paid from the Indian exchequer over which this House apparently has no authority

Seth Govind Das: Is the Honourable Member aware that according to the Legislative Assembly Circular No 71 of the 21st September 1946, he is supposed to be responsible for the Political Department in this House;

The Honourable Pandit Jawaharlal Nehru: Who is responsible?

Mr. President: The Honourable Member for External Affairs

The Honourable Pandit Jawaharlai Nehru: I have not got that circular before me I do not know exactly what it contains But if the House will remember, my answer to the short notice question of Lale Deshbandhu Gupta was a long one, explaining what the Political Department was The Political Digartment as such has nothing to do with the External Affairs Department The political science is a common service, but the Political Dipartment is a common service, but the Political Dipartment is a common service, but the Political Dipartment is a common service, but the Political Operatment is the gentlem in I must mentioned, Sir Courad Coffed!

Seth Govind Das: What I mean is that according to this circular, the

Seth Govind Das: What I mean is that according to this circular, the Honourable Member is considered to be responsible in this House at least for what he calls the Political Department?

The Honourable Pandit Jawaharlal Nehru: The Honourable Member is perfective right I am responsible only in so far as somebody has to answer questions I am responsible for answering questions relating to the Governor General Public, but Governor General Public is not under the Government of India or the Governor General in Council

Seth Govind Das: May I ask, if he is consulted in other respects also besides assuring questions, as far as this department is concerned, by the Governor General?

The Honourable Pandit Jawaharial Nehru: No, Sir, I am not consulted but occasionally we try to seek information

Seth Govind Das: Does the Honourable Member know that many questions regarding this Department have been disallowed by the Governor General?

The Honourable Pandit Jawaharlal Nehru: They do not reach me at all if they are disallowed

DESIRABILITY OF INTEODUCING HINDUSTANI FOR THE CONDUCT OF BUSINESS OF LEGISLATIVE ASSEMBLY

- 590. *Seth Govind Das Will the Honourable the Leader of the House please state
- (a) whether Government propose to take immediate steps to introduce Hindustani in the conduct of business and proceedings of this House, and
- (b) whether he is willing to assure this House that the business and proceedings of this Assembly will be conducted in Hindustani from the next session?

The Honourable Pandit Jawahariai Nebru: (a) and (b) The effect of rule of the Indian Legalative Rules is to require the business of the Indian Legalative to be transacted in English Government are prepared to consider such amendment of the rule as the consensus of opinion of the members may recommend

It is obviously an anomaly for an Indian Legislature to carry on its work in a foreign language A change will have to be made but it must be appreciated that the change over will have to face various difficulties

Seth Govind Das: Does the Honourable Member know that on the 7th November in the Council of State an assurance has been given by the Honourable Raja Ghazanfar Ali Khan on behalf of Government that if this House also agrees to this change he will allow Honourable Members to speak in Hindustans as soon as possible?

Prof. M. G. Ranga: Even now nobody objects.

The Honourable Pandit Jawaharial Nehru: I was not personally aware of the exact terms of the statement made in the other House, but I have no doubt that so far as the Government are concerned, they would welcome if the House so chooses, any member speaking in Hindustani

Mr. Ahmed E. H. Jaffer: May I ask whether it will be binding on the European Group also to speak in Uidu?

The Honourable Pandit Jawaharial Nehru: The Honourable Member is under a mesapprehension There is no question of its being binding on any one, it is a question of people being permitted to speak

Mr. E. L. C. Gwilt: May I ask whether every Member of this House can understand Hindustani?

Mr President: That will be a different matter

Sri T. A. Ramalingam Chettar: Is the Honourable Member aware that many Members of this House do not understand Hindustani?

Mr. President: All these questions will arise when the matter of language is being considered by the House, and not before

RESIDENTIAL ACCOMMODATION FOR MEMBERS OF THE LEGISLATIVE ASSEMBLY

- 591. *Seth Govind Das: Will the Honourable the Leader of the House please state.
- (a) whether it is a fact that residential accommodation for the members of this Assembly is much less than actually required for accommodating them;
- (b) whether Government are aware that much difficulty is felt in accommodating them during the sessions of this House and some of them are left unaccommodated. and
- (c) whether Government propose to make immediate arrangements for commodating them all by the next session either by undertaking new constructions or requisitioning houses?

The Honourable Pandit Jawaharlal Nehru: (a) Yes

- (b) Yes The main difficulty is not so much of providing accommodation during the sessions of this House as of providing M L A quarters to all the Honourable Members
- (c) Government do not now have the power of requisitioning fresh buildings. The Works, Mines and Power Department have under consideration various proposals for providing additional accommodation and, I understand, they propose to place them shortly before the Standing Advisory Committee of the Legislature attached to the Department Attention of the Honourable Member is invited to replies given to part (d) of question No 313 and parts (d) and (e) of question No 314 by Mr Manu Subedar, M L A, on the 7th November 1946.
- Mr. Manu Subedar; Are Government aware of the very acute discontent on this subject among Members of all parties in this House and will they consider the desirability—as in Washington and U S A —of placing a house at the disposal of every Member from the beginning of the life of an Assembly, so that he may not be displaced during the period of the working of the Assembly and he may have his papers, files and personal effects there?
- The Honourable Pandit Jawaharial Nehru: It is obvious from the questions asked in this House that there is a measure of discontent, as the Honourable Member has pointed out As for providing a house for each Member, Government would no doubt like to provide not houses but palaces for each Member. But there are obviously certain limitations As I have already said in my reply, there is no question of lack of accommodation; Members can go to the Western Court and other hostels But if each Member requires a separate house a certain difficulty arises because the housing accommodation is limited, but Government will try to provide more and more of this housing accommodation.
- Mr. Mann Subedar: Will Government consider the fact that the houses which were built for Members of this Assembly are actually diverted to the use

of Government officials in highly expanded departments? If so, would it be possible for Government to restore to Members of the two Houses the quarters originally built for them?

The Honourable Pandit Jawaharial Nehru: It is obviously Government's duty to provide housing accommodation both for Honourable Members and for officers of Government. As a matter of fact the officers of Government have to spend all their time here whereas Honourable Members have to come from time to time, and we shall try to provide both. It is not an easy matter and the House would not desire us to turn out officers and give them no proper accommodation to live in. So the question is one of providing both and not to turn out one or the other, in which case the same difficulty will have to be faced at the other end.

Mr. Ahmed E. H. Jaffer: Will the Honourable Member kindly use his influence with the authorities concerned and see that Members of this House who are not members of the Constituent Assembly are not forced to give up their bungalows, particularly in view of the fact that there are several select committees coming forward and the budget essent is also very near?

The Honourable Pandit Jawahariai Nehru: Certainly, Sir, we shall do everything in our power to meet the convenience of Members in this matter

Shri Sri Prakasa: In view of the fact that it would not be within the means of many of us to maintain palaces, will the Honourable Member kindly give up the idea of providing palaces for us, and in the meantime will he allow us to occupy the vacant rooms, about three hundred in number, on Canning Road?

The Honourable Pandit Jawaharlal Nehru: I am glad that the Honourable Member does not require a palace, I would be gladder still if he would preter hostels to separate quarters, in which case our difficulties would be solved In regard to the three hundred rooms, I regret I personally know nothing about them, but his inquiry will be transferred to the proper department of Government and given effect to as far as nossible

Arrangements for Accommodation, Boarding, Travelling and Protection of Members of the Constituent Assembly

- 592. *Seth Govind Das Will the Honourable the Leader of the House please state.
- (a) whether Government are aware of the fact that accommodation arrangements made for the members of the Constituent Assembly are neither sufficient nor is the proposed accommodation of the standard and type in which they will be comfortable,
- (b) whether Government propose to arrange for better and more suitable commodation as also make proper arrangements for their boarding and travelling and conveyance; and
- (c) whether there are adequate arrangements for their protection while they are at Delhi on duty?

The Honourable Pandit Jawaharial Nehru: (a) and (b) Suitable accommodation for all Members of the Constituent Assembly has been arranged for ithe best brotels in Delhi or New Delhi, in Government hostels where Members of the Central Legislatures and officers of the Government of Indus stay, and in Constitution House on Curzon Road, which has been specially equipped for Members of the Constituent Assembly In addition, a few M L A quarters will also be available for Members of the Constituent Assembly

Boarding in hotels and Government hostels is of a standard type, but in Constitution House, special arrangements have been made, not only for vegetarians and non-vegetarians, but also for persons who may prefer South Indian, Bengall, European, or North Indian cooking

As for travelling and conveyance arrangements, attention is invited to a circular issued to all Members of the Constituent Assembly on the 21st October

1946, of which a copy is placed on the table of the House. .t contains details of arrangements which have been made

(c) Suitable arrangements will be made.

Circular No CA 2/Ser /46 CONSTITUENT ASSEMBLY OF INDIA

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All Members of the Constituent Assembly of India

New Delhi, the 21st October 1946

SUBJECT -Travel and other facilities for members of the Constituent Assembly

With a view to relieve you from unnecessary trouble, as far as possible, in making arrangements for your journey's to and from Dollu for meetings of the Constituent Assembly, we have arranged with MESSRS GOVAN BROTHERS, LTD, SCINDIA HOUSE, CONNAUGHIT CIRCUS, NEW DELHI, to act as our official travel agents for the purchase of tickets, reservation of accommodation in trains and air services, etc.

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- 4 'the Railway Department (Railway Board) have suggested that it would facilitate the work of the various Railway Administrations if the authorities concerned are given advance notice for reservation of accommodation on railways in good time, and that in case any diffi-culty is experienced in securing accommodation, the matter should at once be reported to the General Manager of the Railway concerned in the first instance, instead of through the office of the Constitutional Adviser or the Railway Eoard This will eliminate delay and permit prompt action being taken to remedy defects.
- 5 The Railway Administrations have been asked by the Railway Board to extend in your the period in advance of the actual date of travel within which tickets may be purchased to 30 days, so as to enable you to secure early reservation.

I have the honour to be,

Sır. Your obedient servant. H. V R. IENGAR, Secretary, Constituent Assembly. Seth Govind Das: With regard to part (c), will Government be pleased to issue licenses to Members for pistols of 45 bote for their own protection, because members of the Constituent Assembly and of this House are entitled to firearms if they are available, and as they are not available in the market will Government see that they are made available to Members who wish to have them?

The Honourable Pandit Jawaharial Nehru: The Honourable Member has himself said that they are entitled to have them but he wants Government to make special efforts to procure them for him. If I may say so, Sir, going about with a pistol of either 45 hore or any other hore is not exactly the way to protect oneself, it is more likely to give rise to trouble and apprehensions on the part of other people. I do not mean to say that Members will go about attacking others, nevertheless this idea of encouraging people to go about with pigtol is most undesirable and improper.

Grant of Compensation to Syt Uttamchand, Host of Shri Subhas Chandra Bose in Afghanistan

- 593. *Seth Govind Das: Will the Honourable Member for External Affairs please state
- in the one Spt Uttamehand, an Indian trader, was carrying on trade and business in Afghanistan,
- (b) whether he gave protection to and was the host of Shri Subhas Chandra Bose after the latter had left India,
 - (c) whether thereafter he had to suffer heavily, financial and other losses;
 - (d) the extent of loss, monetary or otherwise, suffered by him, and
- (c) which a Covernment propose to compensate Svt. Uttamchand fully for all the losses suffered by him in this connection?

The Honourable Pandit Jawaharlal Nehru: (a) Yes

- (b) The Government of India have no information apait from the articles in the press ascubed to Mr Uttam Chand himself
- (c) and (d) Mr Uttam Chand made a claim against the Afghan Government for about Rs 2½ akhs (Afghani) or about Rs 62,000 Indian currency Government are not in a position to assess the accuracy or otherwise of this claim. It is understood that the Afghan Government paid him a sum of Rs 12,800 Indian Currency in full settlement.
- (c) The Government of India would not regard it as practicable to compensate Indians for alleged losses suffered in foreign countries

SHORTAGE OF ELECTRIC SUPPLY IN DELHI

- 594. *I.ala Deshbandhn Gupta: (a) Will the Secretary of the Works, Mines and Power Department be pleased to state whether Government are aware of the fact that, due to shortage of supply of electricity, it is practically impossible to get a new electric connection either for residential or business premises or industrial purposes these days, and that the people of Delhi are being put to considerable inconvenience on that account? If so, what steps are being taken by Government to increase the supply of electricity?
- (b) When do Government propose to bring about normal conditions in this respect?
- Mr. B K. Gokhale: (a) Yes. The present load on the Delhi system is substantially above its safe generating capacity. Steps have been taken to increase the capacity immediately by 2,000 K W by the settings, up of an auxiliary Power House on Bela Road Orders have also been placed for two Turbo Sets of 10,000 K W sach and the necessary steam raising plant to increase the generating capacity as a long-term measure
- (b) Some improvement in the supply position is likely to be effected early next year, but it will not be possible to restore normal conditions till the turbosets have been brought into commission in 1946

- Lais Deshbandhu Gupta: May I know what is the percentage of electricity consumed by Government out of the 14,000 KW produced by the Central Power House?
 - Mr. B. K Gokhale: I must ask for notice of that question
- Lala Deshbandhu Gupta: May I know if the Honourable Member is in a position to inform the House whether out of this additional energy that is likely to be produced by these Diesel Sets, some of it will be made available to public?
 - Mr. B. K. Gokhale: Certainly, Sir
- Lala Deshbandhu Gupta: Is it a fact that the stoppage of war has made no difference so far as the consumption of electricity by the Government of India is concerned, on the other hand it has moreased.
- Mr. B. K. Gokhale: I have not got the figures, but I have no doubt that the consumption of electricity has increased all round
- Lala Deshbandhu Gupta: Is he in a position to say whether more Diesel Sets cannot be procured from Military and placed at the disposal of the Central Power House with a view to increase the generating capacity?
 - Mr. B. K. Gokhale: The matter will be investigated

Houses De-Requisitioned during the last Six Months

- 595. *Lais Deshbandhu Gupta: (a) Will the Secretary of the Works, Mines and Power Department be pleased to state the number of house that were requisitioned by Government under the Defence of India Rules?
- (b) What is the number of houses that have been de-requisitioned during the last six months?
- (c) What is the principle followed by Government in de-requisitioning houses?
- Mr. B. K. Gokhale: (a) The number of houses requisitioned by the Central Government under the Defence of India Rules was 369 in Delhi and New Delhi and 97 in Simila Information as regards requisitions by the Central Government in other parts of India or by the Provincial and local Governments is not available
- (b) The number of houses de-requisitioned during the last six months was 21 in Delhi and New Delhi and three in Simla Information as regards de-requisitioning in other parts of the country or by Provincial Governments and local administrations is not available
- (e) 72 houses have so far been derequisitioned in Delhi and New Delhi and 4 in Simla Each case was separately examined on merits, and orders of derequisitioning were passed after taking into consideration the suitability or otherwise of the house in question, the overall requirements of Government and other considerations, if any
- Mr. C. P. Lawson: May I ask the Honourable Member with regard to his reply to part (c) whether he occasionally examines not the question of houses that are to be derequisitioned but the houses that are not to be derequisitioned?
- Mr. B. K. Gokhale: Every case is periodically reviewed including the houses that are not to be derequisationed Whenever any application comes in for derequisationing it is very carefully considered
- Mr C. P. Lawson: In that case can the Honourable Member assure this House that there is no house under requisition at this moment which could be derequisitioned or for which alternative accommodation has been offered to the present occupier?
- Mr. B. K. Gokhale: There is one particular house which I have just ordered—about half an hour ago to be derequisitioned.
- Mr. C. P. Lawson: Would be answer my question, Sir? 'That is not an answer to my question.

- Mr. B. K. Gokhale: Will the Honourable Member repeat his question?
- Mr. C. P Lawson: My question was "In that case could the Honourable Member give this House an assurance that no requisitioned house is now in the possession of persons for whom alternative accommodation has been offered or for whom the present occupation is not absolutely necessary."
- Mr. B. S. Gokhale: I am not aware of any case in which alternative accommodation has been offered to the present occupier in place of a house which is under requisition. Every effort is made to derequisition a house as so in it possible. I have prepared a very comprehensive statement showing the whole-position which I propose to place before the Standing Committee of this House on Monday next. It is quite impossible for me to deal with any specific cases at this stage.
- ; Shri Mohan Lal Saksena: May I know whether Ramjas College buildings and grounds have been derequisitioned?
 - Mr. B. K. Gokhale: I have no information

LIGRNORS FOR IMPORTING COMMODITIES IN INDIA

- 596. *Sardar Mangal Singh: Will the Honourable the Commerce Member please state
- (a) the number of licences for importing commodities in India assued during the preceding three years,
 - (balle quantity and particulars of commodities thus imported,
 - (c) the persons to whom those licences are granted,
- (d) the number of licences for exporting commodities out of India issued during the preceding three years,
 - (e) the quantity and particulars of commodities thus exported, and
 - (f) the persons to whom export licences are granted?
- The Honourable Mr I. I. Ohundrigar: (a) and (d) The information asked for is not readily available and its collection will involve considerable labour which will not be commensurate with the result achieved
- (b) and (c) The information asked for is available in the "Annual Statement of Sea-borne Trade of British India with the British Empire and Foreign Countries" for 1943-44 and the monthly "Accounts relating to the Sea-borne Trade and Navigation of British India" for the later periods Copies of these are available in the Labrary
- (c) Import heences are fairly freely granted at present for a majority of the goods covered by the Import Trade Control Schedu's regard being had to the legatimate interests of indigenous industries and the importance of maintaining orderly disposal of Government Surpluses
- (f) Ordinarily export licences are only granted to those shippers who had exported similar goods during a particular basic period. Some commodities are, however, allowed to be exported by the manufacturers irrespective of their past performance, while there are other commodities, export of which is allowed freely on application.
- Sri M. Ananthasayanam Ayyangar: Is care taken by the Government to see hat luxury articles are not allowed to come into this country and thus much of the sterling balances are not frittered away?
- the Honourable Mr. I. I. Chundrigar: What is a luxury article is always a question of opinion
 - SATE ACQUISITION OF MINERAL RIGHTS IN BENGAL AND BIHAB
- 507. Prof. N. G. Ranga: Will the Secretary of the Works, Mines and Power Department be pleased to state if the Indian Coal Fields Committee has manumously recommended the State acquisition of mineral rights in Bengai and Bihar and the meorporation of a National Coal Commission, and if so, what-state of Government propose to take to implement this recommendation?

Mr. B K. Gokhale: The question concerns the Industries and Supplies Department and should have been addressed to the Honourable Member for Industries and Supplies

PLANNING BOARD

598. *Shri D. P. Karmarkar: Will the Honourable the Leader of the House be pleased to state whether it is a fact that Government have appointed a Planning Board? If so what are its terms of reference and the time when it is expected to submit its Report?

The Honourable Pandit Jawaharlal Nehru: Government have appointed an Advisory Planning Board Its terms of reference are

- (a) to seven the planning that has already been done by Government, the work of the National Planning Committee and other plans and proposals for planning.
 - (b) to make recommendations in the light of this review for the co-ordination and improvement of planning,
 - (c) to make recommendations as regards objectives and pracrities
 - (d) to make recommendations regarding the future much nerv of planning

The Board is expected to submit its report by the end of this year

Shri D. P Karmarkar: With regard to part (e) of his answer, may show if the Board is expected to consider detailed afforts in the various provinces, to invite such suggestions, and to submit to Government any detailed suggestions with regard to various plans?

The Honourable Pandit Jawaharlal Nehru: No, Sir. I have stated that the Board, which began sitting a week or two ago, is supposed to submit its report by the end of this year, that is to say it has roughly about two months or less to function. Obviously within a lew weeks this Board cannot consider these various projects in detail. In fact they have been told not to do so. They have been told only to consider the broad aspects of planning and to consider more on two things firstly, objectives and the targets to be aimed at, and, secondly, the inture machinery of planning and also at the same time to indicate in a general kind of way the priorities. The whole point is that so much work has been done so far in regard to planning, but it has been done so far in regard to planning, but it has been done on a somewhat disjointed way. Various Government departments have produced numeron the control of them excellent no doubt—but the point is no know exactly what we are going to do, and to co-ordinate and to lay down priorities and to have a machinery for planning. This Board is supposed to do that without regard to any particular projects or plans.

Mr. N. M. Josh: May I ask whether the planning Board will consider the question of planning the future of the working classes of this country, and if they are deeding the priority question whether the priority for the reconstruction of the life of the working classes will be considered by this Board?

The Honourable Pandit Jawaharlal Nehru: I am not quite sure what the Honourable Member means Planning means planning for the four hundred million people of Indu. I presume the working classes come in that group

Miss Maniben Kara: Will the Honourab'e Member inform this House whothin he will be willing to consider the "People's Plan" prepared by Indian Fider than of Labour, which expresses the views and aspirations of the Indian working classes

The Honourable Pandit Jawaharial Nehru: This planning board as the House will realize, is a temporary board for two months and it is going to consider all the plans that have so far been made

Miss Maniben Kara: I take it that the "People's Plan" will also be taken into consideration by this planning board?

The Honourable Pandit Jawaharlal Nehru: I presume so

RECOMMENDATIONS BY THE INDIAN COALFIELD COMMISSION

- †599. *Maulvi Abdul Hamid Shah: Will the Secretary of the Works, Mmes and Power Department be pleased to state
- (a) whether the Government of India propose to give effect to the recommendation made by the Indian Coalfield Commission,
- (b) the policy of Government with regard to the nationalisation of the Coal Industry, and
- (c) what steps Government propose to take for the control and guidance of the Coal Industry in India till it is nationalised?
- Mr. B. K. Gokhale: The question concerns the Industries and Supplies Department and should have been addressed to the Honourable Member for Industries and Supplies

DISALLOWANCE OF ALTERNATING ELECTRIC CURRENT FOR DOMESTIC USE

- 600. *Shn Sri Prakasa: Will the Secretary of the Works, Mines and Power Department be pleased to state
- (a) whether Government have got the problem of alternating and direct currents of electricity with reference to their use for domestic purposes, eximined,
- (b) whether it is a fact that alternating current is far more dangerous than direct current, and
- (c) whether Government propose to take steps to disallow the supply of alternating current for domestic purposes?
- Mr. B. K. Gokhale: (a) Yes When domestic loads are small and he within a comparatively small radius of the power station, use of direct current is possible, but with increased use of domestic appliances and increasing areas of supply, direct current service becomes unconomic and unflexible, as it does not lend itself to expansion beyond a particular distance. For these reasons it is considered desirable that all domestic supplies should conform, as soon as may be practicable, to the standard of 230 volts single phase, 50 cycle alternating current.
- (b) No Such misapprehension gained ground during the later part of last century when it was not understood what adequate protective measures were necessary. Both systems are dangerous if proper safeguards are not taken. In fact, it is held that burns resulting from direct current can be more severe than those occasioned by alternating current of equal pressure.
 - (c) No, Sır
- Shr. Sn. Prakasa: With reference to the Honousable Member's reply to purt (b) of the question, is it not a fact that the effect of direct current is for throw off its victim while the action of the alternating current is paralyzing, and therefore the alternating current is more dangerous? Has the Honourable Member any record of the cases of death occurring from the two currents?
- Mr. B. K. Gokhale: We have been told by our experts that alternating current is preferable and not more dangerous than direct current. All over the world alternating current is used in preference to direct current which is used only in small places.
- Shri Sri Prakasa: If that is so, why have they in New Delhi deliberately got the direct current, and if you will permit me, Sir, I may inform the Honourshle Member that Sir James Pitkesthley agreed with me on this point and he appointed a Committee to go into the matter which found that the alternating current was more dangerous for domestic purposes than the direct current Will the Honourable Member kindly make further enquiries in the matter, for if he will, he will find that in New Delhi, Naini Tal, Lucknow, Calcutta—

⁺ Answer to this question laid on the table, the questioner being absent

wherever there are seats of Government—they use direct current and allow us to die in mofussil towns from alternating current on the pretext of economy.

Mr. President: Order, order Let the question be answered.

- Mr. B. K. Gokhale: Direct current was generally put in in most of these towns at the very beginning because it was chesper and easier to put in direct current for a small supply. But as the area of supply increases and as the load increases, it becomes very uneconomic and dangerous to go on increasing the supply of direct current, and in almost every town, the supply may have begun with direct current but is gradually switched on to alternating current, as soon as the total goes beyond a certain load say 200 or 300 K.W. I am not an expert, nor have I experienced electric shock. But our experts, and I believe the experts all over the world, agree that alternating current is preferable to direct current, except where it is only a very small supply.
- Shri Sri Prakasa: As one who has experienced shocks from both types of oursent, and would much preter the shocks of direct current to that of the alternating current, may I ask the Honourable Member if he is introducing the alternating current in New Delhi in view of the fact that the population is increasing, and if not, why not?
- Mr. B. E. Gokhale: The idea is to have alternating current all over, but it is not easy to switch over from direct to alternating current, because you have to change the fans and various other gadgets and the power stations.

 As and when it is possible, we shall certainly switch on to alternating current all over India
- Sri M. Ananthasayanam Ayyangar: Why? Is there no evidence of such shocks?

Shri Sri Prakasa: I received the shocks, and the evidence of the alternating current is still on my person, and none of the direct

Mr. President: Next question

- ABOLITION OF PLANNING AND DEVELOPMENT DEPARTMENT
- 601. *Shri Mohan Lal Saksena: (a) Will the Honourable the Leader of the House be pleased to state when the decusion to abolish the Planning and Development Department was taken, and what the reasons for dong so were?
- (b) Why was not the Standing Committee of the Assembly consulted before abolishing the Department?
 - (c) Why were no meetings of the Planning Committee held?
- (d) Did the present Government re-consider the question, and with what results?
- The Honourable Pandit Jawahartal Nohru: (a) The decision to abolish the Plaining and Development Department was announced in a Communique issued from the Vicercy's House on the 29th June, 1946 The reason given for this was that "Plaining has now reached a stage at which it can be completed and implemented by the individual departments concerned."
- (b) I presume that this was considered unnecessary This was done at the time when a Caretaker Government was appointed
- (e) I do not know, Sir, to which Planning Committee the Honourable Member refers
- (d) I would draw the attention of the Honourable Member to the Press Communique issued recently announcing the setting up of an Advisory Planning Board I lay a copy of it on the table

Press Communiqué

With a view to co-ordinating and improving Plans for the Development of the country, the Government of India have decided to appoint an Advisory Planning Board to review the Planning work that has already been done, whether by official or non-official againates, and to make recommendations to Government regarding objectives and priorities, and regarding the future machinery of Planning

The Board will be composed as follows --

Chairman . . . Mr. K C Neogy

Members · Non-Officials : . . Prof. Meghnad Saha,

Nawab Ah Nawaz Jung Mr Ganganvihau L Mehta

M. Shuaib Qurochi, Dr Zakir Hussain, and Prof K. T Shah.

Prof K T Shah will also act as Honorary Secretary

Officials: . . . Sir Shanti Swarup Bhatnagar, Director, Scientific and Industrial Research

Dr Nazır Ahmad, Memb r, Ta ıff Board

Mr H K Kırpalanı, İndu-t ıal Adviser, I & S D partm nt

Mr S. A Venkata aman, Directo -General, I & S Department

Mr V Nasahari Rao, Finance S c eta y Sir Pherozo Khategat, Ag icultu e Soc eta y Mc E P Moon, Secretary, Developm nt Board

Mr. E P Moon will be Secretary to the Board

The Board will meet early in November and is expected to complete its work in about two months

Shri Mohan Lai Saksena: I refer to the Standing Committee of the House. The Honourable Pandit Jawaharlai Nehru: Is the Honourable Member ceferring to part (c)?

Shri Mohan Lai Saksena: Yes, to the Standing Committee of this House The Honourable Pandit Jawahariai Nehru: I do not know why it was not held, unless it was that people concerned were not interested in its work

Sri M. Ananthasayanam Ayyangar: Because the department was abolished.

Mr. President: Next question.

STATEMENT RE CONDITIONS OF INDIAN SHAMEN IN GERAT BEITAIN BY Mr. DHYAN SINGH MUNGAT

- 602. *Miss Manuben Kara: (a) Will the Honourable the Commerce Member please state whether Government are aware of a statement pertaining to couditions of Indian seamen in Great Britain made by Mr Dhyansingh Mungat, Vice President, Indian Seafarers' Federation and appearing in the Vanguard, dated November 1st?
- (b) What steps do Government propose to take to remove the defects pointed out?
- (c) Do Government propose to lay on the table of the House information on the following points:
- (i) the machinery set up for looking after Indian seamen's welfare in Great Britain,
- (n) the number of boarding houses run by public agencies, the places where the places where the property of the places where the places whe
- (ui) the recreational facilities provided in those boarding houses or otherwise.
- (iv) the type of accommodation and food and clothing provided in those boarding houses, and
- (v) the average number of seamen visiting various ports in Great Britain for whom welfare arrangements are necessary?

- (d) How do the arrangements made for Indian seamen compare with the arrangements made for soamen of other countries?
- (e) What is the existing machinery for exercising the Government of India's supervision over the ariangements made?
- (f) Are annual reports received? If not, do Government propose to introduce the system of asking for annual reports?
- (g) Do Government propose to lay the annual reports on the table of the House and also make them available to the public?

The Honourable Mr. I. I. Chundrigar: (a) Yes

(b) Government have no doubt that the conditions of Indian seamen in the United Kingdom, as in India and elsewhere, are capable of improvement, but they cannot accept the report as giving an accurate account of existing conditions. They cannot admit that the High Commissioner has shown very little concern for the welfare of Indian seamen in the United Kingdom, and I would also point out that in the only concrete example quoted Mr. Mangat appears to have been misinformed. He stated that there was only one Indian Seamen's Welfare Officer for the whole of Scotland. In fact, however, there is an Assistant Scamen's Welfare Officer, as well as a Seamen's Welfare Officer, stationed at Glasgow. Nevertheless the Government have called for a report from the High Commissioner for India, and will consider the whole matter further when the report is received.

- (c) A statement giving the requisite information, as far as available, is laid on the table of the House
- (d) Information about the arrangements made by other countries for their seamen visiting the United Kingdom is not available and hence comparisons are not possible.
- (s) The information asked for has been furnished in the statement laid on the table in reply to part (c).
- (i) No Government, however, have already asked for monthly reports to be furnished to them.
- (g) Monthly reports contain detailed information and are not generally subable for publication Government however are considering the question of publishing an annual survey of the Seamen's Welfare activities not only in the United Kingdom but also in India and other overseas countries where Indian Seamen's Welfare Officers have been appointed Copies of such surveys will be supplied to the Library of the House as and when published

Statement

- (i) The welfare of Indian seamen in Great Britain is looked after by the High Commissioner for India, London, assisted by 3 Seamen's Welfare Officers and 3 Assistant Seamen's Welfare Officers, stationed one each at London, Liverpool and Glasgow, and covering all ports falling within defined areas
- (n) There are four boarding houses exclusively reserved for Indian seamen, two at Glasgow, one at Birkenhead and one at Liverpool Information as to the numbers entered for is not available here and has been called for
- (iii) Indian newspapers and magazines, Indian musical instruments, Indian gramophone records and indoor games of various kinds. In addition nimilar recreational facilities are available at the clubs at Avonmouth, Falmouth, Manchester, Cardiff, Hull, Newport, and Swansea. Two new recreation centres are also being set up in the London area. Excursions to places of interest, special gatherings at times of Hinds and Muslim festivals, Indian film shows and Indian musical evenings are also arranged at most of the above centres.
- (iv) The accommodation provided in the boarding houses conforms to the regulations laid down by the local health authorities. The seamen are supplied with Indian food and necessary bedding
 - (v) The information is not available and has been called for.

Miss Maniben Kara: Mr Mangat attended the International Seamon's Conference held on 28th October He personally visited the ports and he issued a statement on the conditions as he saw them. This statement created so much public resentment, even among the British public, that his statement was published in the Daily Horald, which is the organ of the Labour Patry.

Mr. President: Order, order What is the question? The Honourable Memby is making a speech

Miss Maniben Kara: The question is whether the Honourable Member is of the opinion that the High Commissioner has not neglected the conditions of the workers in Great Britain I want to find out from the Honourable Member if the conditions which are described by Mr Mungat, who actually visited those parts and made a statement, are so bad If so, the High Commissioner can tertainly take up certain immediate measures and some extra welfare officers can be appointed to look after the interests of the Indian seamen

The Honourable Mr. I. I. Chundrigar: As I said Mr. Mungat proceeded on the assumption that there was only one Seamen's Welfare Officer: Even that information of his was incorrect. As I have pointed out there are several officers there. Secondly, the High Commissioner for India is looking to the interests of Indian seamen. We have recently received a report that one hostel (viz., the Moghull Camp) which was not found very suitable had been given in and in its place the seamen have been transferred to Mere Hall (and the Missions to Seamen Hostel) which have much botter accommodation. Whenever any complaints are made, they are looked into and the High Commissioner tries to obtain the best possible facilities in the mater. As I have already said, conditions are not as satisfactory as they should be, but the question is receiving attention.

Miss Maniben Kara: On this question I would say that I personally visited the Hostel

Mr. President: The Honourable Member may put only the question

Miss Maniben Kara: My question is that whether the Honourable Member is sure that in spite of the representation made to the High Commissioner, the latter has not neglected to pay attention to this matter, because those conditions still continue to exist

The Honourable Mr. I. I. Chundrigar: If there are any specific complaints the Honourable Member can refer them to me and I will specially refer them to the High Commissioner So far there is no evidence that the High Commissioner has neglected to do this duty in the matter

RESTRICTIONS ON EXPORT OF PLYWOOD FROM INDIA

- 1603. *Sri A. K. Menon: (a) Will the Honourable the Commerce Member be pleased to state whether Government have received complaints regarding restrictious imposed on the export of plywood from India to foreign countries such as Rangoou, Colombo and East Africa? If so, do Government propose to grant permits to facilitate such exports?
- (b) Is it a fact that during the war Government encouraged the output of pl-wood products for meeting the needs of the Government? If so, what steps do Government propose to take for assisting the disposal of increased plywood articles manufactured by the Indian Plywood Industries now, after the war?

The Honourable Mr. I. I. Chundrigar: The question concerns the Department of Industries and Supplies and should have been addressed to the Honourable Member for Industries and Supplies

[†] Answer to this question laid on the table, the questioner being absent

PROPOSAL OF PROF B P. ADARKAR RB HEALTH INSURANCE FOR WORKERS

- 604. *Mr. Madandhari Singh: Will the Honourable the Labour Member be pleased to state
- (a) what are the proposals of Prof B. P Adarkar regarding health insurance for workers in factories, mills and mines, etc.,
- (b) what steps were taken by the Labour Department to give effect to the scheme chalked out by him,
 - (c) whether Government accepted all the proposals or not, and
 - (d) if not, what are the proposals which Government have accepted?

The Honourable Shri Jagiwan Ram: (a) Prof Adarkar's proposals regarding Health Insurance for industrial workers are contained in a report publisher as a priced publication in 1944 entitled 'Report on Health Insurance for Industriel workers' The scheme outlined in the report was intended to cover workers in only three major groups of industries, namely, textiles engineering and innertils and metals. The benefits proposed were (i) medical care and treatment through a special medical organisation, and (ii) payment of cash benefits at speciale rates during periods of certifies ackness subject to certain limits. No scheme was formulated in respect of workers in mines

- (b) The scheme was further examined by M/s Stack and Rao of the International Labour Organisation, who visited the country for this purpose at the invitation of the Government of India. They recommended.
- (i) that medical care and treatment should be furnished through the agency of provincial medical departments,
- (1) that sickness benefit should be furnished to together with maternity benefit and workmen's compensation through a single comprehensive scheme, and
- (iii) that the scheme should apply to all persons employed in all perennial factories employing 20 or more persons

They also suggested certain changes in wage groups, rates of contributions denefits These proposals were further considered in consultation with Provincial Governments, organisations of employers and workers and in the light of further actuarial calculations. As a result of these discussions, certain proposals were evolved and they have been embodied in the Bill which was introduced in the Assembly on the 6th November.

- (c) and (d) As already stated, the Bill before the Assembly goes further that the recommendations in Adarkar's report and is a definite improvement upon the original scheme
- Mr. N. M. Joshi: May I know whether the Government of India is preparing any scheme of health insurance for the benefit of the miners in India?
- The Honourable Shri Jagiwan Ram: It is engaging the attention of the Government

Miss Maniben Kara: Will the Honourable Member inform this House as to how many years Prof. Adarkar took to gather the data, to prepare the report, to prepare the proposals?

The Honourable Shri Jagjivan Ram: The Honourable Member can refer to Prof. Adarkar's report itself

SUPPLY OF ELECTRICITY TO GOVERNMENT SERVANTS IN KAROLBAGH

- 605. *Miss Maniben Kara: (a) Will the Secretary of the Works, Mines and Power Department please state whether it is a fact that
- (i) double-storeyed Government quarters in Karol Bagh, known as '12 Acre ate' quarters have not been provided with electric current,
- (ii) one of the roads alongsude these quarters is electrified on both ends but bulbs have not been provided in the portion in front of the quarters although electric poles and wiring exist;

- (iii) the residents of these quarters have made several representations to the Department of Works, Mines and Power and to the Electrical Division of the Central Public Works Department about the supply of electric current;
 - (iv) these quarters are situated at the farthest end of Karol Bagh, and
- (v) the supply of electricity to these quarters was sanctioned at the time of their construction in 1945?
 - (b) Why electric current has not so far been provided?
- (e) What steps Government propose to take for the supply of electric current to these quarters to redress the genume grevance of their occupants, and by what date the supply may be spected?
 - Mr. B. K. Gokhale: (a) (1) Yes, (11) Yes, (111) Yes, (1v) Yes, (v) Yes
- (b) The licensee, the Delhi Electric Supply and Traction Co. Ltd. have not been able to provide electricity for these Government quarters because their quota of bulk supply of current from the Delhi Central Electric Power Authority is insufficient to meet the demand
- (e) Government are setting up a deseil auxiliary power house at Bela Road, Delhi to augment the supply of the main power house which generates electricity under the Delhi Central Electric Power Authority. This auxiliary power house is expected to come into operation about the end of December 1946 when electric current will be available to the Government quarters at Karol Bagh Government are, however, exploring other temporary means to supply power between now and the end of December.
- Shri Sri Prakasa: What sort of current will be produced from this Power House? Will it be direct or alternating current?

Mr. B. K. Gokhale: I presume it is alternating

Shri Sri Prakasa: Why not make sure that it is going to be direct, it cannot be alternating if it is in Delhi?

(No answer was given)

CONSTRUCTION OF CHUMMERIES IN LODI ROAD COLONY

- 4606. *Mr. Ahmed E. H. Jaffer: Will the Secretary of the Works, Mines and Power Department please state
- (a) whether it is a fact that Government have constructed about 200 single-seated and 480 double-seated chummeries in the Lodi Road Colony,
- (b) whether it is a fact that in the double-seated chummeries any two persons are billeted together which, in several cases, results in the allottees putting up with complete strangers with sometimes incompatible temperaments,
- (e) whether it is a fact that only two latrines, two baths and one kitchen are provided with sets of ten single-seated chummeries or five double-seated chummeries,
- (d) whether it is a fact that due to varying tastes and dietary habits, it is not always possible for the allottees to share their meals in the common kitchens provided.
- (e) whether it is a fact that complaints have been made to Government about these difficulties, and
 - (f) whether Government propose to look into the matter?
 - · Mr. B. K. Gokhale: (a) Yes
- (b) Yes But if any allottee desires to move into any other chummery he is permitted by the Estate Officer to do so All efforts are made at the time of allotment to see that suitable allottees are billeted together
 - (c) Yes
- (d) The allottees who find any difficulty in sharing meals in the common or communal kitchens can make their own arrangements. The allotment rules

[†] Answer to this question laid on the table, the questioner being absent -

provide for separate block if necessary, for (a) Muslims, (b) General Non-vegetarians (c) Orthodox vegetarians, and (d) Scheduled castes

- (e) Complaints were received regarding (b) and provision was made in the rule, for change of allotment No complaints have been received as regards (d)
 - (f) Does not arise

HIGH RENT CHARGED TROM COVERNMENT SERVINTS FOR CHUMNILRIES IN
LODI ROAD COLONY

- 1607 Mr Ahmed & H Jaku. Will the Secretary of the Works, Mines and Pewer Department please state
- (a) whether it is a last that troatinized sevents occupying elauminears in the Lodi Road Colony are required to pay for a haif-room or one-small room 10 per cent of their salaries which is the basis on which rent is charged from married Government servants for self-contained units of two, three or four rooms with separate kitchens, baths and latrines,
- (b) whether it is a fact that Government servant, are generally unwilling to occupy these chummeros on account of lack of facilities and high rent charged and for that reason about 180 out of 200 single-scated chummeros and about 300 serits in the double-scated chummeros are lying vacant,
- (c) whether it is a fact that the Imperial Secretariat Association represented to Government in the matter in August last,
- (d) whether it is a fact that a representation on the subject was made by about 400 residents of the chummenes in September last, and
 - (e) whether Government propose to look into the matter?
- Mr B K Gokhale: (a) All Government servants occupying Government accommodation are required under the rules, to pay to per cont of thin emoluments or the standard rent of the accommodation provided, whichever is less
- (b) Government are aware of the unpopularity of these chummeness. The meaners in these chummers are are as follows 170 out of 200 single roomed chummerers, and 188 out of 480 double roomed chummer es
 - (c) Yes
 - (d) Yes
- (e) The matter is already under consideration. It is proposed to convert a large number of single resmed chummeries into small manifel and funily suites. Other reasons for the unpopularity of these chumineries are also being examined.

PROVISIONS OF THE NEW DELHI RENT CONTROL ORDER

- 608. *Shri Mchan Lai Saksena* (a) Will the Secretary of the Works, Muny and Power Department please state whether it is a fact that under the provision, of the New Delhi Rent Control Order now in force, house-owners cannot have then own houses vacated for their bonafide personal use if they have at any time lived in Delhi during the previous twelve months?
- (b) Was this restriction contained in the original Order? If not, when was it introduced, and why?
- (c) Are Government aware that there are a number of persons employed in Government service at Delhi who own houses but who have had to live in quarters provided by Government for the efficient discharge of their duties, and had to let out their own houses?
- •(d) Are such persons also subjected to the restriction mentioned in part (a) above?

⁺ Answer to this question laid on the table, the questioner being absent

- te) is it a fact that Government servants on retirement have to vacate their quarters officially allotted to them?
- (i) Do Government propose to exempt such persons from the operation of the clause of the New Della House Rent Control Order, 1939 relating to they residing in Della during the previous twelve months? If not, who not?

Mr B. K Gokhale: (a) The reply is in the affirmative

- (b) This restriction was introduced with effect from the 24th January 1944. Prior to this date it was possible for houseowners to exist chants on the ground that the consect was reasonably and migoof faith required by a faint-loud for his own occupation, or for the occupation of any person for whose benefit the house was held by him. This created serious difficulties in practice and the Order was therefore an index.
- to Government are not avaiced in such cases. The allotment of Government accountables sopernal and indoods is forced to decupy any quarter except in one cases where a Government serving is required to reside in the obtaint readone for the efficient dichange of his dimes.
 - (d) Yes
 - W. Yes
- (i) The question of cent control in Pelhi is now being reviewed and the suggestion in de by the Honourable Member will be considered.

EVICTION OF THE NEED FOR NON-PARMENT OF RESPECTOR THE NEW DESIGN GOVERNOR ORDER

- 60.9 Shri Mohan Lal Saksena (a) Will the Scotchay or the Works, Mines and Power Department please state whether it is a fact that under the New Delhi House Rein, Control Order, 1939, a house owner can get his tenant existed for non-payment of rent, but that the Rent Controller cannot enforce this eviction if a tenant declares his wilningness, before the Controller to pay the rent?
- (b) Are covernment aware that, m * number of cases, tenants when summoned by the Rent Controller declared their willingness to pay the rent but actually did not do so?
- (c) Do Government propose to amend the rules so as to provide that it the Rent Controller is satisfied that rent has not been paid for, say, two months or more he should order immediate execution of the tenant? If not, why not?
- Mr B. K. Gokhale: (a) The position is a stated in Clause 11A(2) of the New Delhi House Rent Control Order, 1939
- (b) The Rent Controller reports that where tenants declare their willingness to pay the rent, he always fixes, in consultation with the lindlerd, a date by which the rent must be paid. Where tenants wilfully diseased such orders, the Rent Controller passes orders of eviction. But where the Rent Controller has reason to believe that the landlord avoided to receive payment of rent by due date, parties are again heard and decision given on merits.
- (e) The entire question of rent control after the 25th March 1947, when the New Delin House Rent Control Order, 1939 is due to expire, is now under consideration

PRICES OF BUILDING MATERIAL IN DELHI

- 610. *Shri Mohan Lal Saksena: (a) Will the Secretary of the Works, Mines and Power Department press state whether Government are aware of the difference in praces of building material as they prevailed before the New Delhi House Ren. Control Order 1939, was enforced and those prevailing now? If so, what are the comparative prices of some of the main articles of building material?
 - (b) What is the basis on which rent of houses is fixed in Delhi?

(c) What are the reasons for retaining the House Rent Control Order in Delhi,

(d) Do Government propose to revise the rents fixed for houses in Delhi according to the prevailing prices of building inaterial? If not, why not?

Mr. B. K. Gokhale: (a) The answer to the first part is in the affirmative A statement of comparative prices of some of the main articles as given by the Chief Engineer, Central Public Works Department is laid on the table

- (b) A reference is invited to Clause 8 and following clauses of the New Delhi House Rent Control Order, 1939, and Delhi Rent Control Ordinance, 1944
- (c) The House Rent Control Orders are being continued because the housing problem continues to be acute and makes it imperative to retain control on house rents.
- (d) The entire question of ient control is now under the consideration of Government

Statement

Materials	Pre-war rate-				Rate« in 1946				% increase		
AND DESCRIPTION OF THE PARTY OF	Rs	_ A	P		Rs		P				
Bricks	8	0	0	jer 1, 000	24	0	0	рес 1,000	1	200	%
Balla-t 3/8/- to 11"	15	0	0	100 cft aver- age	30	0	0	per 100 average		100	%
Sand (Local)	5	0	0	1 00 of t	10	0	0	100 cft		100	%
Lime	0	12	0	per md	2	0	0	liei md	1	150	%
Paints (Imported)	1								i	250	%
Stone (\g:a \tone)	1	4	0	per cft	3	θ	0	per eft	1	150	%
Wood								_			
Ordmar y	2	0	0	cft	4	0	0	cft	1	100	%
Teak a ood .	5 6	0	0	to cft	8 12	0	0	to eft		100	%
Steel	8	0	0	p ent	15	0	0	cut		90	%
Labour	ĺ										
Beldar	0	7	6	e day	1	4	0	pa r day	1	150	%
Buck layer	1	4 8	0	to l er d ay	2 2	4 8	0	to pr r day		100	%
Black smith	1	8	0	rer day	3	0	0	per day	1	200	%
Bhandham	1	0	0	γer day	2	8	0	per day	l	150	%
Carpenter ,	1	4 12	0	to per day	2 3	8	0	to p er d ay		100	%
Painter	1	0	0	pe day	2	4	0	per day ,		125	%
Transport by carts									about	200	%
Transport by lorries .					}				about	100	%

Adjudicators Award on the Disputs of the Government of India Press.
Workers

- 611. *Sree Satyapriya Banerjee Will the Honourable the Labour Member be pleased to state
- (a) whether the adjudicator regarding the dispute of the Government of India Press workers has given his award,
- (b) if so, whether a copy of the award will be placed on the table of the House, and
 - (c) how long it will take to give effect to the award?

The Honourable Shri Jagjivan Ram: (a) Yes

- (b) No The award is under the consideration of Government and I do not propose to lay a copy on the table at this stage
 - (c) A decision is expected to be reached shortly

Diwah Chaman Lall: How long has this award been before the Government?

The Honourable Shri Jagiwan Ram: It has been before the Government for some time

Diwan Chaman Lall: Does the Honourable Member think it necessary to expedite a decision on this matter?

The Honourable Shri Jagjivan Ram As I have aheady said we are going to expedite the decision

Sree Satyapriya Banerjee. Has the award been forwarded to the Workers Organisation of the Government of India Press?

The Honourable Shri Jaguvan Ram: Not wet

Mr N M Josh: May I ask whether the Government of India 5 not bound to publish and give effect to the sward in a reasonable time?

The Honomable Shri Jagiwan Ram. The Government of India is not bound to publish the report

Mr N M. Joshi May I isk whether they have got no moral duty also?

The Honourable Shri Jagiwan Ram! They are examining the award. They have got a moral duty and that is to see that the workers get a fun deal are taying to do that mid will continue to do it.

- Mr. N. M. Josh: May I ask that from the action of the Government of Inda in not giving effect to the award, are we justified in aftering that the Government of Indas infinds it difficult to give effect to the award?
 - Mr President: That is a matter of opinion
- Mr. Sasanka Sekhar Sanyal: Will the Honomable Member counsider the desirability of the report heing circulated among the Members of this House confidentially.
- The Honourable Shri Jagiwan Ram: I cannot commit inviself at this stage. The report is under the consideration of the Government of India and after the Government have serviced at some decision—the report may be laid on the table of the House.
- Mr. N. M. Joshi: May I ask our more question Sir Will the Government elast thus this House why so much delay has been caused in coming to a decision on the report of the Adjudicator?
- The Honourable Shri Jagiwan Ram: The reasons are obvious. As I have already stated, the report is under the consideration of this Government. As soon as they have considered it, effect will be given to those portions of the report or to the entire report if it is found tensible.
- Mr. Satyapriya Banerjee: Is it a fact that the award is entirely in favour of the workers?
- The Honourable Shri Jagjivan Ram: I cannot say that It is still under consideration.

ENQUIRY INTO THE AFFAIRS OF GOVERNMENT OF INDIA PRESSES

- 612. *Sree Satyapriya Banerice: Will the Secretary of the Works. Mines and Power Department be pleased to state
- (a) whether it is a fact that an officer on special duty was appointed to inquire into the affairs of the four Government of India Presses in different parts of the country.
 - (b) if so, whether he has finished his enquiry, and
- (c) the results of the enquiry and the steps taken or proposed to be taken to give effect to the recommendations of the special officer?
 - Mr. B K. Gokhale: (a) Ves
 - (b) Yes
- (c) The Officer on Special Duty has submitted his Report pointing out various anomalies Most of them relate to pay and service conditions . As the Central Pay Commission are now busy investigating into the future scales of pay and conditions of service of all Central Government Servants a copy of the Report has been furnished to them Steps to remove the anomalies pointed out by the Officer will be considered as soon as the recommendations of the Comrussion become available to the Government of India

AZAD HIND ORGANISATION IN EUROPE

- 613 *Sree Satyapriya Baneriee: Will the Honourable Member for External Affairs be pleased to state
- (a) the number and names of those members of Netau Subhas Chandra Bose's Azad Hind Organisation in Europe who are in Germany.
- (b) the number and names of those who are still in detention in Detention Camps and Camps for displaced persons in Germany.
- (c) the number and names of those whose freedom of movement is restrictd in Germany,
- (d) whether his attention has been drawn to the plight of Indians in Germany as described in the Hindustan Times of 28th October, 1946, and
- (e) the policy of the Government of India in this regard and how it is zoing to be implemented?
- The Honourable Pandit Jawaharlal Nehru: (a) The actual number and names of members of this organisation now in Germany are not known to Goverument A list of the 92 Indian nationals believed to have been in Germany at the conclusion of the war is placed on the table
 - (b) There are now no Indians under detention in Germany
- (c) Government are not aware of any restrictions placed on their freedom of movement other than those imposed by the local occupation authorities on ill civilians in Germany
- (d) Government are aware that these persons, in common with all civilians in Germany, have experienced difficulties and hardships, though they have no evidence that the article in question is a correct statement of the position They have asked for full information from the Indian Mission in Berlin which is in touch with every known Indian national in Germany
- (e) The attention of the Honourable Member is invited to (b) and (c) of the reply given to Mr Dam's question No 458 on the 12th November 1946

List of Indians in Germany on the 1st July 1946

1 AHIMAD (Hafit) Manzui ud Din Present address Rubenstrasse 103 Blu Friedenau Beilin

2 AHMAD Zian ud Din

Present address Bahnhotstrasse 23 Dobeln

3 AHUJA Lekh Raj

Piesent address Kaiserdamm 15, Berlin Charlottenburg

STARRED QUESTIONS AND ANSWERS

- 4 ALEXANDER, Joseph (formerly Chandra Shekhar Misra) Living at Frankfurt am-Main
- 5 BAIG, Mirza Wali Ahmed Present address D P Camp, Spandau, Berlin
- 6 BANNERJI, Devendra Nath Laving at Bamberg
- 7 BANNERJI Jogindi i Kumar Laving at Muenster
- 8 BHADURI, Bhabesh Chandra
- Living at Cologne
- 9 BHATTA, Dodavoor Anantharama Living at Massenweiler Nr Ravensburg (American Zone)
- 10 BILLIMORIA, Naval Framji Living it Berlin
- 11 BOSI Chija Nith Living at Brunswick
- 12 BOSE Kalvan Kumai Present address Ellierfelderstrisse 21 Hilden Dusseldorf
- 13 CHAUDHRI, Amin Chand Laving in Berlin (Russian Zone)
- 14 (HAUDHRI Bildev Rij Present address Ruthning Strasse 23 Oldenburg
- 15 (HAUDHRI Sukhdes Present address Bogenstrasse 28 Oldenburg
- 16 ('HANDRA Babu Suresh
- Tiving at Westmunde
 17 DALAL Vavin Kumai
- Lives in Frankfurt am Main with his mother 18 D.V. Mrs. Susanna
- Laving at Frinkfurt am-Main with her son
- 19 DESHPANDE Miss Shindu Madhava Laving at Heidelberg
- 20 DEO Santa Devi Present iddiess Fyb 75 Ansbach, Mittel Franken (Ni Vurenberg)
- 21 DEV Gora Chaud Living at Brunswick
- 22 DHAWAN Kupa Ram Living at Hamburg
- 23 FAROZHI Abdul Quddus
- Living at Hamburg
 24 GANPULEY Nahar Govind
- Present address Somenhagen 3, bei Knieche Hanover 25 GHA Mrs Dalip Singh
- Present address Neibuhrstrasse 76 Berlin-Charlottenburg 26 GILL, Surdul Singh
- Present address Grolmanstrasse 32/33 ber Schmidt Berlin Charlottenhurg 27 GRANDHI Babu Raganatha Present address Subwi, Strasse 40, Berlin-Wilmersdorf
- 28 GUPTA, Bijay Sri
- Present address Poststrasse 27, Duisberg
- 29 GUPTA, Das Laving at Hamburg
- 30 JHANJEE Shyam Lal K Living in Berlin
- 31 KESARBANI, Dr Dhramnand Living at Holzkirchen, near Munich
- 32 KHAN, Abdul Rahman Living in Berlin
- 33 KHANNA Lakshmi Narayan Living at Gablonz
- 34 KENI, Dattatrayaya Ramnath Living in Dusseldorf

35 LAL, Guiu Dyal

Present address Schuhmannstrasse 18, Bonn

36 MADAN, Dr Raghunandan Lal Living in Hamburg

37 MAMA, Kurshed Burjorji

Present address Bateriewall, 1, c/o Behrens, Helmstedt 38 MAMDAPURKAR, Gopal Venkatesh

Laving in Berlin

39 MANDRE Mrs Caroline

Living in Dorfen a/Isen

40 MAZUNDAR Ajit Kumai olios Thomas Ajit Kumar olios Ajit Kumar Chatterji Living in Hanover

41 MITRA, Harakalı

Present address Albert Schaefflestrasse, 134, Stuttgart

42 MUKHERJI Braja Lai

Present address Communicationses 41, her Stoffers, Burnswick

43 NAIK Llalubhar Present address Pariscratrasse 6 Berlin

44 NAIK Yeswant Dec Present address Reichskanzleiplatz 8 Berlin Charlottenburg

45 NAGFSKAR Vishwa Nath Govind

Living in Munich

46 NAMBIAR Anthil Candeth Narayan Present address Am Fenerschanzengraben 24 bei Gerling Gottingen

47 RAHMAN Habib ur

Laying in Hamburg

48 RAM Degobert Present iddress Halberstadterstrusse 9 Berlin Halensee

49 RIM Kaita

Present address Schutrasse 6 Helmstedt

50 RANGACHARI Madhavachari

Laying in Munich

Laying at Grobenzell Nr Munich

52 RODRIGUEZ, Joseph Emmanuel Living in Berlin

53 ROY Tatachand

Present address Romer Strasse, 305, Bonn

54 SABAPATHY, Dr Kanaga

Present address Possartstrasse, 6, Munich

55 SARMA, Pappu Balakrishna Present address Venusbergweg, 48, Bonn

56 SEN, M1s Fritzi

Living in Graz

57 SEN Mrs Olli Living in Berlin

58 SEN GUPTA, Promode Ranjan Present address Pension Neupast, 219 Walsrodestrasse. Fallinghostel

59 SHAH, Bhogilal Lallubhai Living in Berlin

60 SHAH, Dr Shantilal Khushaldas

Living in Zweibrucken

61 SINGH, Alt dies Mirza Hassan Khan Present address Samaria Krankenhaus, Bethel bei Beilefeld

62 SINGH, Sohan

Living in Munich

63 SODHI, Hardyal Singh

Laving in Berlin.

64 SODH, Kirpal Singh Present address Beerenstrasse, 24, Berlin-Zehlendorf, West

65 SULTAN, Ali Mohammed Laving in Hamburg

- 66 SURESH CHANDRA, Babu
- Living at Wesermunde
- 67 TAVADIA, Dr Jehangir C Present addiess Woermannsweg 2, Hamburg
- 68 TENDULKAR, Shripad Narayan Living in Gottingen
- 69 VYAS, Mukand Rai, Labhshankar Laving at Gottingen

Last of Indians in Germany, whose whereabouts are unknown

- 70 BHUDRANI, Sobhrai Valiram
- 71 CHANDIRAMANI, Khushnam Ganomal
- 22 (HAUKAR, Yaswant Layman
- 73 DUTT, Eng. Edward alias Erich Asoke Chand
- 74 ARALI Dewandas Dhalomal
- 75 JHAVERI Kalvranra: D
- 76 KHAIANI, Vitumal Vasomal
- 77 KHOTANI, Airunal Tarachand
- 78 MAHTANI Tulsidas Revachand
- 79 MALIK Abdul Raschid
- 80 MALIK, Abdul Rauf
- 81 MUKHFRJI, Guija Kanta
- 82 MUKHERH Usuli
- 83 NADIR Alı Mama
- 84 NAIDU Cuamanchi Alvanthai
- 85 NANWANI, Permanand Kuamchand
- 86 NAVALRAI, Kishin Rup Chand
- 87 PAL Kusum Ranian
- 88 RAI Hans
- 89 RAO Dhuapura Subbaraya Madhayeo
 - 90 RODRIGUES, Mass
 - 91 SAMAN CH Balkrishna alias Ballu
 - 92 YUNUS, Muhammad

Mr Sasanka Sekhar Sanyal: Will the Honourable Member please state whether the Government is aware of the present whereabouts of Dr. Brendra Chatterjee brother of Srijukta Sarojini Naidu, who was last heard of in Russia, and who has not been recently traced?

The Honourable Pandit Jawaharlal Nehru: No. Sn., the Government are not aware of his whereabouts. But speaking, if I may say so, not as Government, I may inform my Honomable friend that for the last eight years I have been convinced that he has been dead

Mr. Sasanka Sekhar Sanyal Will the Honourable Member be pleased to state whether similar inquiries are made by the Government about Dr Jnanendra Sen (lupta, who was in Germany?

The Honourable Pandit Jawaharial Nehru: Inquiries are being made do not know anything about him, but we shall certainly inquire about the matter

Mr. Sasanka Sekhar Sanyal: Will the Honomable Member consider the desirability of announcing the Government's intention of giving all facilities to those exiles in Germany who want to come back to India?

The Honourable Pandit Jawaharial Nehru: Sir, it has been clearly stated in answer to questions in this House and elsewhere that every Indian in Germany can come back to India There are no restrictions on them to return to this country. The only difficulty is the difficulty of transport, and that is a common difficulty at many places

Mr. Sasanka Sekhar Sanyal: That is exactly what I am referring to Will the Honourable Member kindly consider the desirability of introducing facilities so that transport and other difficulties are not put in their way?

The Honourable Pandit Jawaharlal Nehru. I do not know if the Honourable Member suggests that we should character a ship and send it over. But we are trying our utmost to get them back because it is both in our interest and in their interest, but the shipping companies are not controlled by us and the conditions in Germany are not wholly controlled by us. But as soon as we can possibly manage it, we shall get him back here. I might add that many of them are not willing to come back.

Mr. Sasanka Sekhar Sanyal: Is the Honomable Member not aware that in the priority list of the booking for passages, these Indians are always kept low in the list?

The Honourable Pandit Jawaharial Nehru: I have not seen that list

Shn D P. Karmarkar. Is it a fact that the properties of some of those who were internees during the war but since released have been confiscated by the authorities there and therefore they are feeling themselves stranded and unable to come to India?

The Honourable Pandit Jawaharlal Nehru: I do not know anything about their properties being confiscated I have not heard about it, but there is no question of their being stranded there for lack of money to come back

Sardar Mangal Singh: May I ask whether it is possible for any of their relations to go to Germany and meet them?

The Honourable Pandit Jawaharlal Nehru: We are prepared to help any such relations who want to go there I cannot guarantee whether we will be able to get over all the difficulties in the way, but certainly Government will give facilities as far as they can

FACILITIES TO INDIAN NATIONALS IN FRENCH INDO-CHINA TO SEND MONEY TO INDIA

- 614 *Sri T A. Ramaingam Chettiar (a) With leterence to the inswers to exarred questions Nos 440 and 441, dated the 22nd February, 1946 relating to exchange facilities to Indian Nationals in French Indo-China to send money to their families in India, will the Honouruble Meinber for External Affairs be pleased to state what arrangements have been made by the Government of India with regard to remittances to India from Saigon and whether any settlement has been arrived at? If so will the papers be placed on the table of the House?
- (b) What is the reason for not removing the blockade and debt settlement with the French Government for the past six months, in spite of the representations by the members of this House, thereby protecting Indian Nationals there and allowing them to bring the accumulated funds for the past seven years?
- (c) Was any representation made by Indian Nationals at Saigon to His Majesty's Representative there regarding the removal of blockade on remittances and passage facility to India? If so, what steps have been taken by him to redress their grievances?

The Honourable Pandit Jawahariai Nehru: (a) and (b) Negotiations are still in progress with the French authorities in Indo-China with a view to enable Indian nationals readent in that country to make remittances to India in advance of the conclusion of a debt settlement agreement between India and

Fiance It is anticipated, however, that this agreement will be concluded very shortly An offer to release rupecs two lakes out of the frozen assets of the Bank of Indo-China in India to balance remittances up to Rs 25,000 per month from Indian nationals in Indo-China to India was not accepted by the French sutherities.

- (c) Yes Regarding remittances the answer is given in the reply to parts (a) and (b) above As regards passages to India, about 200 Indians wishing to return to this country have been repairated from Indo-China 70 others who have since applied for repairation are expected to leave Saigon by the end of November.
- Sri M. Ananthasayanam Ayyangar: May I know what the total amount of the frozen assets is?

The Honourable Pandit Jawaharial Nehru: Although I have varied to answer such question, it really is the business of the Commerce Department to answer such questions. If my Honourable friend will refer to the Honourable the Commerce Member, he will perhaps get more information in these financial matters.

PASSAGE AND OTHER FACILITIES TO INDIAN NATIONALS IN SAIGON

- 615 *Sri T A Ramalingam Chettiar (*) Will the Homomable Member for Letterial Affins please setter it is a left that the British Representative in Saigon told Indian Mationals, who approached him recently that he could not do anything unless the Government of India removed the blockade and entered into an agreement with the French authorities after settling the debt settlements?
- (b) Is it a fact that in spate of their representations to the British and French authorities at Saigon regarding their passage facility, they are not taking any retion at all? If so, why do not the Government of India issue urgent instructions to their Representative there to take immediate steps?
- (c) Is it a fact that Indian Nationals in Sugon are allowed to take with them only a sum of Rs 500 when they return to India or account of the blockade while Government have lifted the bin on such remittances to other countries? If so, why do not Government cancel the blockade in view of their sufferings for the past seven years.
- (d) Do Govennment propose to move in the matter since such facilities were given to other Nationalities other than Indian and in view of the British Consul's reply to make necessary arrangements in the matter?
- The Honourable Pandit Jawaharial Nehru (a) The Honourable Member presumably refers to contituaces II so the Buttsh Consul General it Sugan told the representatives of the India community that he had an assurance from the French inthorities that the question of reunitances to India from Indo-China would be settled once the blocked jupec funds of the Bank of Indo-China were released.
- (b) Neady 200 Indians have returned to India from Indo-China since the end of the wir. Others failed to take idvantage of opportunities that offered and the shipping position them deteriorated. Nevertheless, it is hoped that 70 Indians whose applications for passages are now pending will, as stated in my riph to the immediately preceding question: embark by the end of this month.
- (c) The maximum amount allowed is Rs 250 per head. The British Consul General at Saigon has been authorised to advance this sum to each repatriat The difficulties experienced by Indian nationals in this regard will disappear on the conclusion of a debt settlement agreement with France.
- (d) The Honourable Member's attention is invited to the reply given today to parts (a) and (b) of his immediately preceding question

LEGISLATIVE ASSEMBLY

(b) Written Answers Housing Industrial Works

- 616. *Mr. N. M. Joshi: Will the Honourable the Labour Member be pleased to state
- (a) the decisions taken by the last meeting of the Tripartite Standing Labour Committee on the question of the housing of the Industrial Workers,
- (b) the decisions taken by the last meeting of the Provincial Ministers' Conference, and
 - (c) what steps Government of India propose to take on the decisions?

The Honourable Shri Jagivan Ram: (a) The Tripartite Standing Labour Committee at the last meeting passed a resolution requesting Central and Provincial; Governments to set up Housing Boards for promoting the housing of working classes. The resolution also stated that the subsidy of 124 per cent of the cost of building or Rs. 200 per house whichever was less, offered by the Government of India was madequate in view of the abnormal increase in the cost of labour and material and suggested that the workers should not be charged more than ten per cent of their camings as tent, that the deficit should be made good from contributions by Cantral and Provincial Governments, Local Bodies and Employers and that the Central Government should sake immediate steps to determine the respective responsibilities of the various parties

- (b) No formal decision was taken at the last meeting of the Province d Labour Ministers' Conference, but the matter was informally discussed
- (c) The scheme of subsidy to which I have referred to in inv answer to (a) was designed to contract deflationary forces which, it was thought might set in on the cessation of the war. This fear has proved to be unfounded. Pricecontinue to be high. Further investigations have shown that the cost of a workers house with accommodation on the scale approved by the Standing Labour Committee would cost 2,250 evelusive of water supply and sanitary fittings and the cost of land. Any large scale programme of house building at the prevailing high costs is likely to prove highly inflationary. To relieve the acute shortage of housing experienced in some of the Provincial cities and towns, Provincial Governments have been asked to prepare separate schemes to relieve congestion wherever it is acute and not to attempt at this stage a unified scheme for the whole country Provincial Governments have also been asked to indicate the share of the cost to be borne respectively by industrialists, municipal authorities and the Provincial Government in regard to these urgent schemes Central Government will co-ordinate and co-operate in any such measures by rendering reasonable financial assistance, the extent of which will be decided on the merits of each case. Central Government will also be prenared to render technical advice in regard to designs of houses with a view to economising costs. In view of the changed circumstances. Government consider that the constitution of a Central Housing Board at this stage would be premature

TRIPARTITE LABOUR CONFERENCE

 $617\,$ *Mr N. M. Joshi: Will the Honourable the Labour Member be pleased to state

- (a) when the last meeting of the Tripartite Labour Conference was held.
- (b) when the next meeting of the Conference was due to be held.
- (c) when the next Conference is proposed to be held, and
- (d) if the Conference was not held at due time, why it was not held?
- The Honourable Shn Jagivan Ram: (a) The last meeting of the Tripartite Labour Conference was held on the 28th of November, 1945
- (b) Following the usual procedure the next meeting should have been held towards the end of this month

STARRED QUESTIONS AND ANSWERS

- (c) It is opposed to hold the Conference in March or early April, 1947
- (d) Owing to pressure of business the Conference has not been called for this month

LEGISLATION re STANDING ORDERS FOR INDUSTRIAL WORKERS

- 618. "Mr. N. M. Joshi: Will the Honourable the Labour Member be pleased to state
- (a) when the legislation for standing orders for industrial establishments was passed, and
- (b) whether the Act has come into operation, if not, why there has been delay, and when the Act is expected to be in operation?
- The Honourable Shri Jagjivan Ram: The Industrial Employment (Standing Orders) Act having been passed by the Indian Legislature during the budget session 1946 and having received the assent of the Governor General on 23rd April, 1946, come into force with effect from that date

AWARD OF ADJUDICATOR FOR GRIEVANCES OF EMPLOYEES OF GOVERNMENT OF INDIA PRESS. ALIGARM

- 619. "Mr. N. M Josh: Will the Honourable the Labour Member be
- (a) whether Government have recently appointed an Adjudicator to consider the greeners of the employees of the Government of India Press at Algarh.
- (b) whether the award of the Adjudicator has been given, if so, what the terms of the award are, and
 - (c) whether the award has been given effect to?

The Honourable Shri Jaguvan Ram: (a) Yes

(b) and (c) The attention of the Honourable Member is invited to the replies given earlier to Starred Question No 611

SALE OF COPIES OF THE REPORTS OF REGE COMMITTEE

- 620. *Mr. N. M. Joshi: Will the Honourable the Labour Member be pleased to state
- (a) whether copies of all the Reports of the Rege Committee are available for sale,
- (b) if copies of all the Reports are not available, why madequate number of copies were printed, and
 - (c) when the copies will be available in sufficient numbers?
- The Honourable Shn Jagivan Ram: (a) Of the 34 ad how reports and the main report of the Rega Committee 32 ad how reports have been or are being placed on sale. The stock of twelve of these reports has run out
- (b) and (c) It was obviously impossible to forecast accurately the public demand which, in some cases, has turned out to be more than estimated.

Arrangements have been made for reprinting the reports and copies are expected to be made available next month.

SHOOTING OF AN INDIAN LABOURER BY EUROPEAN MANAGER OF THE SANTAR TEA

- 621. *Sreeput Rohini Kumar Chaudhurn: (a) Will the Honourable the Labour Member be pleased to state if the Government of India have received any report about the incident which took place about three months ago in the Santak Tea Estate in the District of Sibsagar in Assam in which an Indian labourer was shot dead by an European Manager of the Estate?
- (b) In view of the special condition of Tea Garden labour in Assam, does the Honourable Member propose to visit some Indian and European Tea Estate in that Province and study the conditions there first hand?

The Honourable Shri Jagivan Ram: (a) A report has been called for from the Assam Government

(b) I would certainly like to take in early opportunity to acquaint myself with the conditions of the Tea garden labour in Assam

APPOINTMENTS TO INDIAN DIPLOMATIC SERVICE

- 622 Sreejat Rohm Kumar Chaudhuri: () Will the Honomable Member of Vicency Mans places state whether appointment of mondal as not belonging to the existing services under the Government of India for appointments under the proposed India Diplomatic Services? It so, will selection of such candidates be initially made by the Federal Public Service Commission?
- (b) What will be the minimum and maximum age limits of such condidates
 - (c) When will recruitment be made to this service from outsiders?

The Honourable Pandit Jawahailal Mehru (a) to (c). It will be necessary to recover a run highing origin Service some coundates from sources other the near service sore services. Details such as go hear the method of selection and the across of the Service not now being worked on and a public announcement of he nearly especially possible. Recent in no vill start as soon as those public is not on partial.

EXPENDITURE ON ROLL OF THE COLORS LIVE IN ANDIA

- 823 Mt Mann Jubedti (i) Vel the Joseph of Common venth Relations please state bow many refugees extraces and stateless people of European extraction are there in India and have Government complete information on the subject?
- (b) How many persons received moretary supplies allowance during diswar period?
 - (c) What was the amount paid per individual or family '
 - (d) What was the total amount of expenditure incurred?
- (c) Is any such amount being perd now to any class of people and if so to whom and why?
- The Honourable Pandit Jawaharial Nehru. (2) the total number of Refugees exacuses and startless people of Panopsen extraction who came to India 18, approximately, 12,000
- (b) On an average, about 6 900 evacues have received assistance during each year since the scheme of assistance came into force
- (c) The amount of assistance payable to individuals or families is graded on the basis of their pre-evacuation moone. A maximum limit of 75 per cent of the pre-evacuation meonie or Rs 350 whichever is less, is generally imposed Evacues whose meone does not exceed Rs 150 per mensem are, however, digible on the ments of their cases to diam allowances up to the level of their pre-evacution meone. Statements showing the scales of assistance in force of pre-evacution meone in the Evacue Camps and outside the Camps are laid on the table of the House.
- (d) A sum of approximately Rs 14 cores has been spent on those evacuoes from the beginning of the War up to the end of 1944-45. This expenditure is not however, debitable to the Government of India. The amount spent on Balkans and Ma'tese evacuoes is debitable to His Majesty's Government and that spent on Polish evacuoes to UNIRBA.
- (e) Yes Financial assistance is still being given to Poles Maltese and Balans, etc., since they are as yet unable to return to the countries from which they were evacuated

STARRED QUESTIONS AND ANSWERS

Statement I —Showing the scale or Maintenance advance payable to evacuees not residing in the Briti havaoues or Polish Campa

Estimated normal income	Single adult carne or person- in receipt of remittance	Previou (olumn plu wife o adult de,) adv t	Chuld - -		
 -t		1,			
1-2	1 9	67	' I) Section and		
2, 5) J	1	ر-،	6) \OT maxima		
51 100	35	50)	`8		
* 10,*50	, 40	ы)	16		
15) -200	45	20	11 '		
201 300	55	×2	11		
301 (0)	5	100	12		
401 500	50	120	13		
501 00	93	140	14		
66,1 -7,00	.00	170	16		
751 + al ox	. 0	250	29		

Provided that

- (a) in the calc of pilons who is evacuation meone exceeded R-150 pm advances; ayabli to o on account of a migle calne and hidden dependants should not exceed 75 electron of the normal income of remittance or R-350 pm whichever in 1 sec.
- (b) in no case hould maintenance advance including chool advance exceed the preevacuation income of remittance

Statem at II.—Showing the call of maintenance allowance admissible in the Butch Evacuse
Camp

EXISTING ALLOWANCES

	Main- tenance ·llowanc	D arnove	Personal advanc	G ne al mer ase
	3	3	4	5
	R	R	R	Rs.
Single Adult .	35	10	20	15
Marrı d Couple .	70	20	30	30
Dependant: over 12 and upto a Total of 3	30	10	5	13
Dependant v over 12 and over a total of 3	25	5	5	10
Childan 6-11 years and upto total of 3	18	5	5	, 8
Childr n 6-11 y ars and ov r a total of 3	15	5	5	7
Child an und r 6 years	15	5	5	7
		ł	Į.	Į.

'A 190 Statement III -Showing the scale of maintenance alleged on the tree of the Refugee Com. Kolhapur.

	Maintenance allowance	Dearness allowance	Pocket money	Total		
	Rs A P	R- A P	Rs A P	Rs A P.		
(a) Adults	35 O O	8 12 0	10 0 0	53 12 0		
(b) Children of 12 and over	35 0 0	5 0 0	5 0 0	45 0 0		
(c) Children from 6 to over	35 0 0	5 0 0	500	45 0 0		
(d) Children under 6	23 0 0	5 0 0	300	35 (0		

Polish Children in the Polish Children's Camp, Balachadi, are getting Rs 50 pm tach and their maintenanc; allowance

FREE SUPPLY OF VERNACULAR TRANSLATION OF DEBATES OF CENTRAL LEGISLATURE

- 624. *Pandit Thakur Das Bhargava: (4) Will the Honourable the Leader of the House please state whether Government have made any provision for publishing vernacular translation of the proceedings of the Central Legislative Bodies for the use of the public not knowing English
- (b) Do Government propose to give due publicity to the proceedings of the Legislature by supplying them tree of cost to all first class Municipalities in India to start with?
 - (c) What will be the cost to Government if this proposal was accepted? The Honourable Pandit Jawaharial Nehru: (a) No
- (b) No The proceedings are fully reported in the press in the Indian languages and are thus given adequate publicity

 The proceedings of the Central Legislature are on sale at a very low cost of -/5/- per copy and no doubt, all first class municipalities could afford to purchase the proceedings if they so
- (c) It is difficult to estimate the cost as the number of issues is dependent on the number of sessions held in a year and the number of meetings held during each session

POLITICAL RELATIONS OF GOVERNMENT OF INDIA WITH NEPAL GOVERNMENT

624-A. *Mr. Madandhari Singh. Will the Honourable Member for External Affans be pleased to state the political relation of the Government of India with the Nepal Government?

The Honourable Pandit Jawaharlal Nehru: It is not quite clear what the Honourable Member means Our relations with the Nepal Government are friendly and it is hoped to develop closer contacts. As Nepal is a neighbour country closely associated with India culturally and otherwise it is obviously desirable for the two Governments and countries to have close and friendly relations

India's political relations with the Nepal Government have been conducted through the British Legation at Kathmandu The British Minister and his staff are chosen from the Indian Services

PERMISSION TO MEMBERS OF CONSTITUENT ASSEMBLY TO MOVE IN EXCLUDED AND Tribal Areas of Assam, Manipur, Khasi and Jaintia Hill States

624-B. *Sreejut Rohini Kumar Chaudhuri: Will the Honourable the Leader of the House please state whether the Honourable Members of the Constituent Assembly are allowed to move freely in the Excluded and Tribal Areas of Assam in the Manipur State and semi-dependent states of Khasi and Jaintia Hills without taking any previous permit from the Political Agent of the Manipur State, Political Officers of the Excluded Areas and of Khası and Jaintia Hills?

If not, do the Government of India propose to issue necessary directions to enable the Members of the Constituent Assembly to move freely and acquaint themselves with the conditions in these areas for facilities of discussion in the Constituent Assembly?

The Honourable Pandit Jawaharial Nehru: Members of the Constituent Assembly are certainly free to move about in the Excluded Areas of Assam As regards the Tribal Areas every facility will be arranged for all members of the Advisory Committee to acquaint themselves with the conditions in those areas As regards Manipur and the Khasi States, enquiries are being made and a statement will in due course be placed on the table of the House

UNSTARRED QUESTIONS AND ANSWERS

TENDER NOTICE FOR ARTICLES OF INDIAN MANUFACTURE BY THE CONTROLLER OF PRINTING AND STATIONERY.

- 83. Mr. Tamizuddin Khan: Will the Secretary of the Works, Mines and Power Department please refer to the tender notice issued by the Controller of Printing and 1st theory for articles chiefly of Indian manufacture for consumption during 1946 47 and state
- (a) whether any quotation for wire staples of indigenous manufacture was received against the call for tender, if so, how many were received,
- (b) whether any sample of indigenous variety was found acceptable, it so, why imported wire staples representing the total Government requirements for twelve months were purchased immediately after the decision of the tender, in one lot disregarding the fact that stores to be purchased, as advertised, must be chiefly of Indian manufacture.
- (c) whether it is a fact that amongst the tenders for wire staples there were at least one or two firms who have installed requisite machinery for the manufacture of wire staples in India; and
- (d) whether any quotation for indigenous wire staples which were found accordable on test was rejected (*) for higher price, (ii) or any other reason if for (i) was any negotiation made with the firm to reasonably lower the rate, or if for (ii) the grounds for rejection may kindly be stated?
- Mr. B. K. Gokhale: (a) Yes Three quotations purporting to be for supply of indigenous varieties were received
- (b) Yes Out of the three firms, the sample of one firm was found satisfactory but the prace was higher than for imported wire staples. Only requirements for about rune months were purchased in one lot—presumably to take advantage of available stocks The policy regarding preference to be given to goods of Indian manufacture is stated in Rule 8 of the Rules regulating the nurchase of stationers and printing stores for the public service
- (c) Yes Two firms were reported to have installed machinery for the manufacture of wire stables. But on an inspect on by the Progress Inspector, it was found, that no elaborate machinery had been installed particularly for this purpose by the firm whose sample was satisfactory
- (d) As stated in reply to part (b) the sample of one firm was found to be satisfactory but the tender was rejected on account of high price. No negotiations were conducted with this firm for lowering its rate. The samples of the other firms were rejected on the ground of poor quality.

FALSE PROPAGANDA IN TRIBAL AREAS re BOMBING

- 84. Pundit Thakur Das Bhargava: (a) Will the Honourable Member for External Affairs please state if false propaganda was made in the tribal territories that bombing was ordered by the Interim Government and that the Government of India wanted to cede their territory?
- (b) What persons and organisations were responsible for such propaganda?
 (c) Have Government taken any steps to put a stop to such propaganda in the future?
- The Honourable Pandit Jawaharial Nehru: (a), (b) and (c) The Government of India have no information beyond what has appeared in the Press. Certain persons in the tribal territories appeared to be under the immession than

the bombing was ordered by the Interim Government. How this impression was related and who was responsible for it, and though as a matter of fact the bombing was ordered several weeks before the Interim Government took office and it was stopped very soon after. Government do not propose to pursue the matter further

CONTROLLER OF PRINTING AND STATIONERY

- 85. Sree Satyapnya Banerjee: Will the Secretary of the Works, Mines and Power Department be pleased to state
- (a) whether both the Controller and the Deputy Controller of Printing and Stationery are non-technical men, and
- (b) whether Government contemplate the desirability of appointing men with technical knowledge in the matter to these posts, if so, when, if not, why not?
 - Mr. B. K. Gokhale: (a) Yes
- (b) Both these posts are of an administrative character and technical knowledge is not an essential qualification. Whenever vacancies occur, Government consider the suitability of all likely candidates, both technical and non-technical and select the person who appears to be most suitable

Number of Strikes in Industries in Provinces.

- 86. Sree Satyapriya Banerjee: Will the Honourable the Labout Member be pleased to state
- (a) the number of stukes industry by industry and province by province during the period January 1946 to September 1946,
 - (b) the number of workers involved in these strikes,
 - (c) the number of hours of labour lost in these strikes, and
 - (d) the amount of loss to the national wealth?

The Honourable Shri Jagiwan Ram: (a), (b) and (c) A statement containing the information desired by the Honourable Member is laid on the table of the House In regard to part (c), the statement gives the number of man-days lost Information regading man-hours lost is not available

(d) I regret I am unable to assess the loss

Statement showing the number of strikes for the period January 1946 to September 1946, industry by industry and province by province, indicating also the number of workers movived and the number of manday, lost

Total No of strikes	No of workers mvolved	s days	Number							
			By Industry							
			Cott Wool & s	lan Jui			Rail- vay-	[ines	Miso- ella- neous	Total
1,435	18,17,72	89,25,25	1	516	112	134	61	9	608	1,435
of Strikes										
· By Province										
Ajmer Mer- wara	As«am	Bengal	Bıhar	Bombay	O. P. & Berar	Delhi	Madras	Sind	U.P.	Total
6	2	408	71	489	85	34	219	39	92	1,435

SHORT NOTICE QUESTION AND ANSWER

LETTER OF GOVERNMENT OF CAPE OF GOOD HOPE TO GOVERNMENT OF INDIA ASSUBING EQUAL TREATMENT TO INDIAN LABOUREES

Sreejut Rohm Kumar Chaudhuri: (a) Has the attention of the Honourable the Leader of the House been drawn to the news flashed from New the duly Iring star. I mice of the 6th November 1946, which has been published in "Indians were invited by South Africa" to the effect that among other documents a letter in which the Union Government invited the Indians to send their nationals to South Africa on assurance that they would be treated on par with the Europeans there, has been recently sent to the Indian Delegation at New York?

(b) If so will the Government be pleased to state, (i) I the information is correct, (ii) while the letter was found, (iii) if it was ever projected involver in connection with discussions about Indians in South Mine and invest it was proposely withheld by the former Government of India?

The Honourable Pandit Jawaharlai Nehru: (a) Yes, Sir

- (b) (i) One of the documents taken by the Indian Delegation to United Nations Organisation is a letter sent by the then Government of the Cape of Good Hope dated 1855 requesting the Government of Indian to send Indian labour to Natal The letter explains the conditions under which the Indian labourers were expected to work in Natal, though the assurances given are not in the exact terms quoted in the press message.
- (u) In the old records of the Government of India among which considerable research was carried out on the present occasion
- (iii) No, so far as the Government are aware. There was apparently no occasion to produce it in connection with any previous discussions with South Africa.
 - (IV) No. Sir

SPECIAL MARRIAGE (AMENDMENT) BILL

Dr. G. V. Deshmukh (Bombay City Non-Muhammadan Urban) I beg to move

"That the Bill further to amend the Special Marriage Act, 1872, for certain purposes, be referred to a Select Committee consisting of the Honourable Mr Jogendra Nath Mandal, Lt Col Dr J C Chatterjee, Khan Mohammad Yamin Khan, Shr Sr Prakasa, Sri M Ananthasayanam Ayyangar, Mr Vadilal Lallubhat, Sjt N V Gadgil, Pandit Balkrahas, Saradar Mangal Singh Shrumat Amma Gwammadhan, Sri A K Menon, Mr Madandhari Singh, Mr Leslie Gwitt, Mr Sasanka, Sekhar Sanyal, Sri Jagannath Das, Sree Satyapraya Banergee and the mover, and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shall be five."

Mr President, not only I ask the indulgence of the House, but the very serious attention of the House to the question that this Bill brings forth before this House The question before the House is a very vital one and that question is whether the Hindu wife, the partner in Hindu marriage, is a sentient human being, with ideas of human happiness and misery That is the point that I want to bring before this House. All the other things which have been alleged with regard to this Bill are in my opinion unimportant. Not only the Hindu woman is not dependent on the pity of the House, or the grace of the House, but I think that she has seared a right to be considered as a comrade, specially because of the comradeship of the fight that she put up in the recent fight for freedom. You will find in the book of the distinguished Leader of this House that he also greateful to the Indian woman for the fight that she put up and the comradeship

Dr G V Deshmukhl that she displayed in the recent fight for freedom that Congress waged in the cause of India I am very glad to see the Congress in the Treasury Benches and we of the Congress are committed to this, that we will give equal right to all the rest of the minorities in India, irrespective of sex, race, caste, creed or colour. I say that the duty of the present government is to see that justice is done to the Indian woman I do not deny that there are many objections raised to this Bill -that it is inopportune, that it is badly drafted, that it is incomplete, that it upsets the settled way of the Hindu sacramental marriage, that it interferes with the law of succession, and with the status of a Hindu in a joint family as a coparcener I do not deny that there are certain defects in this Bill as it has been I shall be dealing shortly with some of the main defects that have been drafted pointed out and I hope to prove to the House that those defects are not insuperable, that the difficulties, if there are any, can be surmounted and that we have to do our duty in spite of these defects After all you cannot change an unjust system that has been going on for thousands of years without upsetting something or other After all if a big stone is lying somewhere for an indefinite period, for ages and if you turn the stone over, so that there might be a little more sunlight admitted under the stone, you are bound to disturb many of the worms and many of the undesirable things which have taken shelter under that stone You cannot help it As I mentioned earlier, in view of the comradeship and the fight that the Hindu woman has put up in the cause of the independence of India I think the time has come when these disadvantages which have taken shelter for untold centuries, should be disturbed, and if that happens, it is no business of mine, and it should be no business of anybody, who has come in this House that he should pay particular attention if these minor inconveniences arise

With regard to the objections that have been raised, I find that there are mainly three objections and I am going to deal with these three objections. The first objection raised is that Hindu marriage is a sacrament and you cannot change it from a sacrament to a contract. Sir, Honourable Members will remember that the other day even such a distinguished Hindu as the Honourable Rajaji in dealing with another Bill said that it was not certain that Hindu marriage was entirely a sacrament and there was no question of contract with regard to a Hindu marriage. I share that opinion, I do not think that Hindu marriage is cutirely a sacrament.

The Honourable Sri C. Rajagopalachan (Member for Education and Arts) Sir, I may explain? I did not say that the Hindu marriage was not a saorament I said that not only Hindu marriages but all marriages are sacramental, and also contractual

Dr. G. V. Deshmukh: If that is his opinion that it is entirely sacramental

The Honourable Sri C. Rajagopalachari: The word 'entirely' is wrong I said all marriages were sacramental including Hindu marriages, I said all marriages were contractual including Hindu marriages.

Dr G. V. Deshmukh: I am very happy to get that explanation One has only to look at the Vedic marriage service of the Hindus, and let him say that there is no contractual basis in this sacramental marriage. In the marriage service of Hindus the bridegroom and bride say, "We will do this, we will bring up a family, we will her for a hundred years, we will prosper", etc. And what is the meaning of this if this is not to a certain extent contractual? Not only that, what is the idea of saptapadi, the seven religious steps which are taken in marriage? Every Hindu knows,—and if he does not know he ought to know,—that with the seventh step the bride becomes the friend of the bridegroom,—the world used being "valha". Sir, I do not want to upset my Hindu friends by criticiang in any way the religious side, I hope I will not be misunderstood. So far as sacrament is concerned, I have the greatest respect, but my complaint is that the Hindus should think of it more seriously as a sacrament than they are conveniently doing at present. It is the same ceremony for both bridegroom and

bride, and yet a sacrament binds one party and not the other That is my objection I say you do not pay sufficient regard to you sacramental and religious views The bridegroom passing through the same sacramental rites can marry as often as he likes but the bride going through the same rites cannot marry mote than once, not only when the husband is living but even after the husband is dead, because it is supposed that the marriage is binding not only in this world but also in the other world

The Honourable Sri C. Rajagopalachari: Sir, on a point of order, may I know if the Honourable Member is moving the Bill that I have here in my hand or any other Bill about monogamy or divorce?

Dr. G. V. Deshmukh: I am moving the Bill that has been circulated to Members of the House I am not thinking of moving any other Bill I said these are the objections raised in the public opinion which has come to us, and I am discussing those objections

The Honourable Sri C. Rajagopalachari: Sir, I am really not able to see any connection between the subject which the Honourable Member is discussing and the Bill that I have with me It may be my stupidity, but I do not see any monogamy or divorce in this Bill

Mr. Fresdent: The Honourable Mover is a doctor and therefore cannot perhaps explain the law The point, so far as I can see, is this, this Bill seeks to amend the Special Marriage Act and that Act provides for monogamy and divorce Therefore he is discussing those points

Dr. G. V. Deshmukh: That is right, Sir, I am thankful to you I am surprised that these objections should be raised by an experienced person like the Honourable Rajui Surely he knows that in the Special Marriage Act there is a clause on monogamy and also a clause on divorce, and so if I have brought forward a Bill to amend the Special Marriage Act we have got to consider those two points. And if the Honourable Member will go through the opinions received he will find that a large body of opinion is of the view that this means bringing in monogamy and divorce, and upsetting the sacramental rite.

I have already explained to the House the object of the Bill — For the satisfaction of those who are very technical with regard to these measures I will repeat that the object of the Bill is to modify the Act — But it must be for some purpose, and I frankly admit, that the purpose is monogamy and modifying the form of divoice — I wish to be frank with the House and I do not wish to be unnecessarily interrupted — And the interruptions so far—I say with all respect—have not been outer relevant

Sir, I began by explaining the object of the Bill I also pointed out the objections which have been raised to the Bill I am going to deal with three main objections and leave the House to deal with the other objections The first objection is that somehow or other it is irreligious. I think it is a valid objection because among many religious Hindus there is a genuine feeling that it is disturbing the sacramental ceremony With regard to that my point is not against viewing marriage as a sacrament, but my complaint is that it is not looked at in a sufficiently religious light Every Hindu will tell you that we have about 25 or 30 sacraments. The life of a Hindu from birth to death and also thereafter s nothing but a sacrament Now we find that every sacrament has gone with this one exception of marriage, and that also particularly in the case of girls only So even according to religious opinion you can modify so-called accraments I wish to point out that this sacrament is being applied unjustly, so that objections based on that ground may not influence my Honourable friends I think we have done wrongly in interpreting this sacramental idea in different ways in regard to the sexes If it is a sacrament and if the girl can be married only once, on the same analogy the bridegroom also should not be allowed to marry more than once But if you allow that in the case of boys I see no objection-however sacramentally minded one may be-to allowing it in the case of girls also, on the principle of equality and on the principle that the girl is also a human being Now, Sir, there is one thing more. To those who are religiously inclined and who feel such a great

[Dr G V Deshmukh] deal about sacrament, let me point out something to them and I hope they will devote still more of their ideas to this idea of sacrament. I do not want to dabble in politics when I am dealing with a social measure. What has happened? After this sacrament, the status of the wife is absolutely unchangeable, nothing can change it. Unfortunately in this country you must have read recently of ior idea conversions. Aow, what I want to say is, that if there have been fourtible conversions, after all, they are human, they are artificial, therefore whitever forcible conversions have taken place, if we have faith in sacramental theory of maintage, the II indus who have been converted cunnot be said to be outside the pale of Hindu society. In spite of forcible conversions, those who have faith in sacraments must admit that in spite of forcible conversions, they do not case to be Hindus.

Sn M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittor Non-Muhammadan Rural) They do not

Dr. G. V. Deshmakh: I will recommend this idea of sacrament to all those Mandale Santanists and Matadhapadhis who have sent down then opinion on this Bill. I give them a better occupation, instead of finding objections if they can concentrate their energies on Hindu sacramental side, let them pronounce that whatever you may do, a Hindu particularly a Hindu grid who is married, let there be forcible conversion or whatever you like, her religion cannot be changed and she continues to be a Hindu.

An Honourable Member: They have pronounced like that

Dr. G. V. Deshmukh: If that is the attitude taken by them, then I welcome it I go one step further I am logically considering the whole plan I hope you, Sir, will not consider my remarks irrelevant. What is the reason for the whole enmity against Hinduism? I am suggesting this measure not only for Hindu-Muslim unity, but also for the purpose of achieving homogeneity and amicability for the whole country You do not find so much enmity between other religions Everybody seems to have a certain amount of enmity against Hindu religion I have given a certain amount of thought to this this state of affairs continue or even exist" It is for this reason that we are not a proselytising religion We are all born Hindus and as soon as under some excuse or other, the Hindus are contaminated, then immediately we ourselves-the more so than the members of the other religion, we ourselves are so auxious to drop them out of the Hindu faith If a Hindu is a born Hindu, then no amount of artificial conversion can make him cease to be a Hindu If all the religious bodies should pronounce, that whatever it may be, a Hindu is born a Hindu, and for all time he will remain a Hindu, if all the legal luminaries who have given the opinion that a Hindu marriage is a sacramental marriage should give the opinion that a Hindu, once he is born a Hindu, whatever may happen to him would never cease to be a Hindu, if such a opinion is pronounced, then I say a lot of enmity between Hinduism and other religions will disappear for the simple reasons that for ble convision will not be valid. All this spite ignost Hinduism will disappear I commend this suggestion to all the religious bodies and legal persons who have studied a good deal about sacrament. If you use sacrament in this sense, then I for one, will go perhaps more than my religious minded friends The is so far as one objection to this Bill is concerned

The second objection is to the clause which says that the registered date of mainings will be from the date of registration Naturally therefore, the old sacramental marriage would cease I find a good deal of prejudice imported in this view. You cannot continue as married parties under two systems. Either you must be registered for must continue the sacramental marriage you must either he registered or must continue the sacramental marriage. I suggested in my Bill after a good deal of legal consultation, a basis that could be had in Bombay. I suggested that the registration will be the date from the date of status of registered marriage. Unfortunately I wanted to be logical and I said that the old marriage would be deemed to have been eliminated. It was

not an ignorant or a hasty proposition that I had put down in this clause best of my ability I consulted the best legal opinion in Bombay and they said, you cannot continue under two systems of marriage Therefore one marriage ceases If you suggest that it should be the date from the time of sacramental marriage, then what would happen to the children born in between coparceners, will they have the personal law of succession applied to them, or will the law of survivorship be applied to them, or will the law of succession be applied to them? If you carry this date back to the date of the previous marriage, you are raising complications Therefore you had better make it in your Bill that the date of the registered marriage will be from the date of registration I find that in the Hindu code they have suggested that civil marriage should date from the date of the first marriage I do not say that I had not seen this difficulty As a matter of fact I had consulted legal opinion on this But the point is if in this Bill I had suggested the same opinion that is given in the Hindu Code, then those objections that I have put before the House and which were pointed out to me, those would have appeared in the opinion. Therefore whether you have registration from the date of the civil marriage or whether you have it from the date of the first marriage, the question of provision for children is a difficulty which is there. Not only that. It was also explained to me that so far as succession is concerned, you have given many legal fictions and one of the legal fiction is the property that is invested cannot be divested. That is why I suggested that civil marriage will be from the date of registration and the children who are born before the date of civil marriage will be ruled by the personal law of succession That is conarcenership, and survivorship of the children who are boin after the marriage will be by law of succession

Mr. P. B Gole (Berar Non-Muhammadan) Should the father be considered dead after the civil marriage?

Dr. G. V. Deshmukh: You have this objection even now If he is considered dead in the case of civil marriage, is he not considered dead even now Mr. President: Order, order

Dr. G. V. Deshmukh: I am sorry, Sir, I should have addressed the Chair But you, Sir, have no such difficulties to understand That is why I was addressing these remarks to my friend That is why under the circumstances I put the date for civil marriage as the date of registration. Where it is a question of not having looked after provision for children, one-third of the opinions are condemning the Bill Where does this arise? Anyhow if you want a change, if the principle is accepted. I find the principle is accepted in the majority of opinions. then, whether you have the date for civil marriage from the date of the original marriage or from the date of registration, these difficulties are there and it is for us to see how to get over these difficulties. This is so far as provision for children is concerned. The breaking of marriage is supposed to be revolting to sacramental marriage Incidentally, in explaining the position of children, I have also pointed out that there is no such thing as breaking of the marriage. Till this is registered as a civil marriage, whatever your status in marriage was continues. There is no period at which you are unmarried, there is no question of bastards or prostitution. it cannot arise, either von are sacramentally married or, as soon as the sacramental status ceases immediately afterwards your status is registered according to the civil marriage therefore the question of break of marriage does not arise Personally I have no objection whatever the changes may take place but I am glad that I gave notice of this Bill and it is for this reason. I find that according to the opinion of the Bombay Bar Associations and the opinion of Hindu Social Reform Association, a very important body in Bombav—they have pointed out that this 1872 law has been very anomalous and bad, that this idea of inheritance and status of the party in the joint family should not have been tagged on, it should not have been associated with the idea of civil marriage. I think that representatrous were made

Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural) The Bombay Bar Association recommends deletion of section 15-A

Dr. G. V. Deshmukh: Wait a minute It has drawn the attention of the legal profession at any rate towards the anomalies of the Act of 1872 If this Bill does not do anything more, and if it has only done that, and if my legal friends will pay proper attention to it, I will feel that have done more than could be done under the circumstances (Interruption) You can speak afterwards It has been pointed out a long time ago, as early as 1930 and even in 1935, that this law of 1872, the Special Marriage Act, should be amended, and amended on the lines that the personal law of inheritance and the other personal laws need not be changed, because somebody chooses to be married under this Civil Marriage Act The House will not be doing a wrong thing in utilising this opportunity to modify the law of 1872 which after all we have been having for the last fifty years and in our bovine way we seem to go on with it, we paid no attention to it, and as soon as something is put forward then the legal profession, or some of them, seem to wake up and they find objections against any measure that is suggested and again they go sleep I do not say that there are not others in the legal profession who bring to proper notice the defects in the existing law, and that it should be modified, but then I take it, it is no part of the legal profession to look after the amendment of laws (Interruption) You are a lawyer

Mr. President: Orden, order

Dr. G. V. Deshmukh: I want to give a compliment to the legal profession and just at that time they will interrupt me, and when I am condemning them they seem to keep quiet I do not understand this mentality I wanted to tell them they were right. They should merely point out the defects of the law and the legislature being there it should be the duty of the legislature and the members of the Indian Legislative Assembly to amend or modify or make the law good. if it is bad. It does not matter whoever wants to take it upon himself, whether he understands about the law or not. That is not the point. The point is this Very often as you know in all professions, including the legal profession, it is always the laymen was bring in reforms. In my own profession I can tell you that all progress in medicine has not been entirely done by men of the medical profession Indeed quite a few reforms have been brought forward by laymen To give you a case in point, Pasteur was not a medical man. He was not a practitioner at all, and yet the whole course of medicine has been revolutionised by Pasteur Similarly all the modern drugs such as sulphanimide and others have not been discovered by the medical profession. Therefore I am not frighten ed that because I am not a legal man I cannot bring forward legislation to improve the state of society Indeed I am encouraged Legal men take the expert's view, which is the nairower view very often it is an ignorant view, and therefore in the circumstances, instead of being discouraged, I find encouragement in bringing forward this legislation, and thanks to the courtesy of the House and of the legal Members of the Government of India, like Sir Nipendianath Sircar and Sir Asoka Roy, I have been able to do something in the matter

Therefore there was no mtention of any modification of the marriage, not even the intention of changing the law of succession. The Bill does not want to interfere with any sacrament. But what it certainly does is to give freedom to a married partner where she is led to think that her life is a misery. It is no good denying the fact that this has been brought in for the two main provisions, and that is the provision of monogamy, if she has no right to marry more than once, then certainly during the time that she is pinned down in this way, the man also will not marry any other person, and the corollary of this naturally is that if both consider that the marriage is unhappy, the divorce should take place who have read these opinions will see that it is mentioned in these opinions that this is a backdoor method, an indirect method of bringing in divorce be charged with using backdoor methods. So early as 1939 I had given notice of a Divorce Bill-a Bill for regular open divorce, unfortunately we could not proceed with that Bill because my party then decided that we should not attend the Assembly What the fate of that Bill would have been I cannot tell you; therefore it cannot be charged that I want to bring in anything now by indirect or backdoor method. But this much is certain, that a frontal attack like this, or shall I say a reasonable suggestion like this the Hindu society is not prepared to accept, and therefore if a large society like this is not prepared to accept in a direct way and if the measure is useful, then all that you can do is to bring it in some way or the other, and that is the reason why I have brought forward this Bill

I think I have answered all the three main objections to this Bill and I think I will be only doing my duty and enlightening this House if I give them very shortly the genesis of this Bill, as to why I have brought it forward. As I told you, I brought forward a direct Bill for divorce Somehow or other it was not acceptable to the Hindu society and there were other social Bills also on the agenda, and some other colleagues of mine were also anxious for the social reform of the Hindu society Soon afterwards, the Hindu Code Committee was formed and it is common knowledge that that committee was at first formed merely for the sake of inheritance and succession, because it seems to me that although we the Hindus are considered the most religious body in the whole world, it seemed to me that we were more interested on the succession side than on any other side. so tar as religion was concerned. When his state of affairs existed, I suggested then to the Law Member that if you are going to have a committee appointed for this succession to property, then why not send all the Bills which were before the Assembly to the same committee? That is how the Hindu Code Committee was constituted The Hindu Code Committee did very useful work, but what was the position of us who wanted to have some kind of reforms? The Hindu Code Committee produced this Hindu Code, which is very good, complete, academical and von may say almost something which should be referred to whenever there is any difficulty Soon afterwards when the Committee was in Lahore I read in the papers that about 10,000 people invaded the town hall

Mr. P. B. Gole: Not people, they were women

Dr. G. V. Deshmukh: I am very glad you have mentioned that Ten thousand women invaded the Town Hall and they did not agree to the Code Committee I am particularly glad that my Honourable frend, Mr Gole, has pointed out this incident, because it was Mr Gole and lawyers like him who brought forward the excuse that we should not do anything piecemeal and we should wait for the Hindu Code Committee

Mr N. M. Joshi (Nominated Non-official) There are others who do not plead the same thing

Dr. G. V. Deshmukh: This argument is only for those who plead this excuse But they always change their argument. They say it should not be piecemed and we should wait for the Committee's Report, and then when it suits them they say this is uprooting the whole Hindu society, and therefore you cannot expect the Hindu society to swallow the whole of this Code, and therefore you must go gradually. Now, what is going to be the position of some of us who are anxious that some kind of a leform should be brought in? I thought it was quite impossible to bring forward a fresh measure. In view of the fact that women were instigated by Sanatamists and by orthodox persons and they were tempted to go and attack the places where the committee was meeting, I thought that there was no hope (Interruption). Don't tell me that women understood anything about it

Mr. P. B. Gole: You understand it only

Dr. G. V. Deshmukh: I make bold to say on the floor of this House that all these women were instigated

Sit. N. V. Gadgil: We had heard that they were the instigators!

Dr. G V. Deshmukh: and not only that, but they were given wrong advice I can fraulish tell you what happened in Bombay When this Bill was sent round for their opinion, the women fraukly admitted that they did not understand the legal implications of this measure. They approached some of these distinguished solicitors and lawyers who pointed out all these disadvantages and the women got so thoroughly frightened that they started making representations

- Mr. P. B. Gole: They have made representations in this case
- Dr. G. V. Deshmukh: According to what they have been told

Even with regard to this Bill, Sir, I will give you an instance of what was pointed out to them One of the lawyers, whom they consulted, happened to be a friend of mine I asked him how did you do it, and he said what am I to do, they were frightened and that is the main reason why they attacked the Town Hall and other places He said the women are told supposing the husband says in the beginning go and register, it is a good thing both for you and for him, and later on when you have registered the marriage thinking that it is in your interest, he may divoice you because there is a provision for that, so this is a trap for you I should like to know whether there is any Hindu woman who will not be frightened when she is told the whole thing in this manner. Naturally she will oppose the whole thing. These are the ways in which things are done. When I saw that there was going to be opposition to the Hindu ('ode and when I say that Hindus will not a cept a fiesh Bill, what could a person like me and like some of my other friends, who are anxious to leave the society a little better than we found it, do? They can only do one thing They can put in amending Bills I know from technical point of view people will say that it is not correct and it should not be done in this manner. But we are prepared to take the odnum and proceed forward with such measures

- Mr. President: Is the Honourable Member likely to take some time?
- Dr. G. V. Deshmukh: Yes. Sir This is a very vital question
- Mr. President: Today being Finday, the House will adjourn at 12 45, and reassemble at 2-15 p m

The Assembly then adjourned for Lunch Till Quarter Past Two of the Clock

- The Assembly re-assembled after Lunch at Quarta Past Two of the Clock Mr President (the Honourable Mr G V Mavalankar) in the Chan
- Dr. G. V. Deshmukh: Could I make one request? I have been a-ked to add three more names to the Select Committee in addition to those already there That is the general request of the House They are the Honourable Sri C Rajagopalachari, Sri S T Adityan and Mr. Krishna Chandra Sharma
- Mr. President: The Honourable Member can continue his speech I have not yet put his motion to the House
- Dr. G. V. Deshmukh: So I have brought to the notice of the House what is really the principle of the Bill I have also deals with the main objections to the Bill My own opinion is that all these objections are not insuperable and that it should not be beyond the intelligence goodwill and sympathy of this House to surmount these objections with regard to this Bill I feel as I said at the beginning of my speech that the Hindu woman has won these rights for berself—that of being treated on an equal footing with men And so far as the Congress is concerned it is committed to the principle. So far as commadeship in the free-dom's battle is concerned, out of gratefulness we have to give her this right. I therefore commend my Bill to the accordance of the House

Mr President: Motion moved

"The the Bull further to amend the Special Murriage Art 1872 for certain purposes be releared to a select Committee consisting of the Honourable Mr Jogendra Nath Mandal The Honourable Su C Rajagopalathari, Lt Col Dr J C Chattergee Kham Mohimmaad Si N V Galler Pradit Bulkushaa Sharma Pandit Thikur Das Bhargata Mr Vadhalt Lallubhan Shr N V Galler Pradit Bulkushaa Sharma Pandit Thikur Das Bhargata Savilar Mangal Sinch Shrimatt Ammu Sa mmordhan Sil A K Menon Mr Madandhaai Singh Mr Leslie Cault U. Svenka Schen Study Su Jagannath Das Sree Sat apriva Bauergee Sri S T Aditwan Wr Krishaa Chundri Sharma and the mover and that the number of members whose presence shill be necessary to constitute a meeting of the Committee shall be five."

The Honourable Sri C. Raiagopalachari: I rise not to oppose but to support his Bill The interruptions that I was attempting to make were intended to explain the object of the Bill as it stands rather than pursue any question of

divorce, monogamy or other reforms which we might desire, but which are not the points involved here primarily. The Bill appears to me to have a simple There is a Special Marriage Act of 1872, now in force which provides for members of certain communities a form of marriage through which they can go by force of the Civil Law, whatever may be the orthodox opn ion in respect of The law as it stands enables any bride and bridegroom, Huidu, or Buddhist or Sikh or Jain, provided they satisfy certain conditions, to go to a Registrar and have their marriage solemnized and registered, and thereafter certain incidents follow with regard to succession and other matters Any arguments or objections that can be raised by Honourable Members or others to the Special Marriage Act of 1872, from the Hindu or other orthodox point of view, cannot now usefully be raised because it is already on the Statute Book and any law moved to annul that Act may be an occasion for bringing up such objections. But as things stand today. Hindus as well as Buddhists, Sikhs and Jains, can have recourse to the civil form of marriage with all its incidents without any difficulty. The present Bill is intended to remove only one disability and that is that any mison who has already gone through a marriage which is doubtful in validity on account of the rigid code of Hindus or the others, can have recourse to this registration. Under the present law he cannot do it. Under the existing code, any man who has gone through a mairiage with a woman according to the Hindu lights, to which possible objections could be raised on account of its being an inter-caste marriage or for other reasons, he cannot make the required declaration under the present Special Marriage Act to validate his union that he was not married. because it would be not quite correct for him to say that he was not married This Bill seeks to enable, in short, persons who have gone through a marriage ceremony or form or contract already, to go through it again, in accordance with the Special Marriage Act, the parties being the same

The Bill proposes to permit two persons who have already undergone through a marriage cereinony to go through it again in the civil form proposed here there is nothing very wonderfully difficult or objectionable in this proposal man, A, and a Woman B have gone through a marriage according to the Hindu rites, they are not allowed under the present law to go to the Registrar after a lapse of some time and have their marriage registered because they would not be This Bill proposes that such persons can have their marriage unmarried persons registered. The only point that arises is this. If two persons are married according to Hindu rites, and if later their marriage is registered under this law that is proposed to be passed, what are the rights and the status of the children born in Since the interval p ay be as short as one day or as long as even ten years, in the latter case it is possible that there may be issues which were born out of the original marriage and there may be issues that may be born after this registration That is sought to be solved in this Bill in a proposed section which suggests that the previous marriage shall be declared as dissolved on this registra-That is a point for much objection and I think that that can be disposed of in the Select Committee suitably and the objection can be removed there is nothing new in this Bill. The idea that this bill seeks to change the Hindu-law of divorce or monogamy or polygamy is I think quite wrong. These objections are as much applicable to the mesent Special Marriage Act of 1872. which is in force as they are applicable to the proposed Bill. Therefore I think that we need go into all that. It seems to me that this is a simple measure extends the scope of the present law so that it will be available not only to people who are for the first time desirous of going through a form of marriage but also to neonle who have gone through some doubtful form of marriage and me desirous of removing the doubt. Let it be remembered that no registration can take place unless both the parties-husband and wife-who have gone through a previous marriage ceremony are agreeable to it and go to the Registrar Therefore there is previous consent. The idea that any divorce is imposed upon anybody who is unwilling or who is probably injured by that divorce, is totally out of place in this connection. That is why I sought to explain the thing at the very outset while supporting this measure. The fact is that in 1.0 civilised country in the world is anybody prevented from going through a civil form of

[Sri C Rajagopalachari]

marriage If the religious laws prevailing in that country prevented it there is only one provise attached to all those civil forms, that there should be nothing immoral about them

The very first section here repeats, all the provisions that are contained in the other Special Marriage Act of 1872 and this fact should remove possible objections. Neither of them should have any other wife or a husband alive, the parties must not be related to each other in any prohibited degree of consanguinity or affinity, etc. all these are repeated in this Bill. This Bill provides a simple civil form of marriage to persons, provided there is no moral or social objection to that union. It removes the disability of illegility to people who have been living together and who wish to be husbind and wife and against which their can be no possible social objection. I therefore hope that the House will accept this Bill and see it through

Sjt. N. V. Gadgil: Sir, I rise to oppose the motion that has been moved by my Honourable friend, Dr. Deshmukh for referring this Bill to the Select Committee Let me at the outset make my position absolutely clear

I stand for progressive legislation in social matters Evidence of that was cary given a few days ago when I think I supported Di Deshmukh is Bliperhaps more vehemently than anybody else in the House Dr Deshmukh well knows that during the period from 1935 to 1940 in the two or three pieces of legislation relation to social matters that he introduced in this House and succeeded in getting them passed I too have a very large share.

Dr. G. V. Deshmukh: No

Sit. N. V. Gadgil: Go and see the proceedings and you will be convinced I am sure that Dr Deshmukh will be the first man to acknowledge it I may further state, Mr President that the objectives which Dr Deshmukh said he had in view in moving this Bill have my entire support He stated that his object was to secure monogamous marriages and enable parties to have divorce when they find continuance of the maringe unhappy So far as these objectives are concerned I have nothing but full support for them But I respectfully submit, Mr President, that the Bill as it is now before the House is entirely misconceived from the President down to the last section I know there is a combination of enthusiusm and ingenuity, as Dr. Desimukh is supported by Hon Raja Gopalachari yet we cannot be blind to the fact that this legislation is of a far-reaching character My Honourable friend Rajan may well sav-and that is one of the wavs of a very clever and able advocate-that this is a very simple Bill which seeks to extend the benefits of an Act which is already on the Statute Book to certain categories of people and therefore whatever objections one may have to the provisions that are incorporated in the Original Act are not valid so far as the discussion on the Amending Bill is concerned I may very respectfully point out that the amending Bill seeks to extend the 'benefits' of the main Act and if that is so and if other categories are to be brought into the orbit of the original Act, it is only relevant that we should scrutimise whether what are described as benefits are really benefits or something else

Mr President, it is clear from the statement of objects and reasons of this Bill that Dr Deshmukh wants "to give the benefit of modern legislation with respect to marriage to certain categories of people without in any way interfering with the religious sentiments of the communities concerned," and the particular piece of legi-lation which he has selected in order to confer benefits' upon persons in the Hindu fold is the Special Marriage Act of 1872 as modified by the Act of 1923 Now, in the discussion Dr Deshmukh himself admitted that the Act of 1872 was very old that it does not keep pace with modern conditions and ideas and that there is a clearly established need for

amending it and yet knowing full well that the provisions of that Act are not beneficial to the Hindu community today, he wants to extend the so called benefits to new categories I should very respectfully request this House that it must be with a great sense of responsibility that it must interfere with the marriage laws of the land After all the marriage institution is the greatest contribution made by social thinkers for the security of society, for peaceful enjoyment of life and for securing social happiness. It must be with the greatest caution and circumspection that thinkers like my Honourable friend Rappi and others should proceed to legislate in these matters. The foundations of marriage are love, mutual understanding, respect, consideration for each other, appreciation of the fact that the life of the couple is an adventure or an undertaking in which there must be joint and cooperative effort. Therefore, if any interference is to be allowed it must be allowed only when there is a clear case that such interference will be to the mutual benefit of the parties My honourable friend, Mr Rajan, said that all considerations concerned about monogamy and divorce are not relevant I just want to know what is it that is at the back of Dr Deshmukh's mind in proposing this piece of legislation I am sure he does not want Hindu couples who have lived together for ten or fifteen years under the sacramental marriage bond to go to the registrar for the fun of it, and get their old marriage dissolved and the new marriage registered, surely, not for the fun of it There must be some objective, and as I analyse the sections in the light of the remarks he made, I find that there can be three objectives for a couple going to a registrar and giving the necessary notice The first is that they want the course of succession to be changed The second is that they want to have the monogamous marriage or married life throughout Third, they want to provide for the constrainty of a divorce Now, there cannot be any other objective non urable friend Rajaji suggested, that there may have been marriages which may not have been strictly legal, and that it is for legalising such marriages that a Bill of this kind will be useful -niv humb'e answer to that is that this is not what is contemplated by the Bill as introduced by Dr Deshmukh respectfully bring to the attention of this House what Dr. Deshmukh says in the preamble of this Bill -

"Whereas it is expedient to extend the benefits of the Special Marriage Act of 1872 (Act III of 1872) to persons who profess the Rindu, Buddhut, Sikh or Jam religion and who are already married according to rites or mode of contracting marriage other than under the Special Marriage Act, 1872

Let us see what it means If the marriage is valid, then there is no difficulty If the marriage is invalid, that invalidity can only be pronounced when the matter is taken to the court. Now, clause 8 of this Bill, says section 10 of the said Act, after the word 'solemnized' the words 'or registered' shall be inserted " Under section 10 of the original Act you will find, Sir, the parties have to make a declaration Both the bride and the bridegroom have to declare "I am at the present time unmarried" marriage is there and the doubt is about its validity, it can only be set at rest by going to a court of law If however the parties themselves consider that the marriage through the ceremony of which they have already gone, is not valid, they will either make a declaration that they are not married or If they make a declaration that they are not they may say they are married married, then this Bill will not apply It is clear If they say they are The first marriage is dissolved as married, then only, this Bill will apply soon as registration is effected. But the first marriage which is illegal does not become legal by being dissolved, nor the children born between the date of the first marriage and the registration under this Bill become legitimate The doubts about the first marriage, remain, but marital relationship after registration becomes valid beyond doubt Under this Bill there is no opportunity povided to legalise a doubtful marriage What the Bill contemplates are marriages which are valid, which are solemnized according to the rites or mode of contracting marriages other than under the Special Marriage Act

Now, what is the consideration on which we shall allow this Bill to proceed? Is it in the best interests of the society? As regards the particular form of this Bill I want to heing to want ----

[S₃t N V Gadgil]
Bill is entirely inconsistent with the picamble to the main Act of the main Act states

"Whereas it is expedient to provide a form of mailinge for persons who do not profess the Christian, Jewish, Hindu, Muhammadun, Paris Buddhist, Sikh or Jam religion and for persons who profess the Hindu, Buddhist, Sikh or Jam religion, and to legalise certain maringes the validity of which is doubtful, it is hereby enacted as follows:

In the main Act, the marriage is to be celebrated, and in order to facilitate the celebration of such a manage that Act makes provision Here the marriage is already celebrated, the mairiage is already there. I therefore submit that the object with which the main Act has come into being is different altogether from the object with which the present Bill is introduced in this House, It is a matter for you. Mr President, to consider whether these two incongruous pieces of legislation can be so brought together and considered, whether the amending Bill which is fundamentally different from the main Act can be allowed to proceed But I do not want to take my stand on that ground My point is this that if Dr Deshmukh is really anxious to do a good turn to those who find their mannages unhappy, this is not the remedy As I said a few minutes ago, the couple must have some object in view It is not for the mere fun of it that they go before the registrar and get the first marriage dissolved and get the other merriage registered. Do they want the course of succession to be diverted? In that case, I most respectfully submit that they are doing mustice to the children whom they have brought into this world, without their consent obviously This legislation is going to be retros-If there is re respective legislation

Dr. G. V. Deshmukh. You are more anxious about them than the parents themselves!

Sit. N. V. Gadgit: I will show you a way which will secure your object better More than that I do not want to say If it is a retrospective piece of legislation, then the important point that every responsible legislature has to consider is whether it is going to explopriate interests which have already once into existence. Take a case where the children are already there, and because they are born in a joint Hindu family they have earned certain rights, and if by marriage under this particular piece of legislation their rights are prejudiced, I think the expectations that they have a right to entertain under the general system of law prevalent in the community are frustrated. This is unjust. This is unfair and against all cannos of justice and equity

Mr President, I agree with Dr Deshmukh that there must be mono-Dr Deshmukh knows that in the Bombay Presidency gamous marriages a law to that effect has been already passed and it is now law of the land Now, does this piece of legislation advance the cause of monogamy? A person who has already two wives-he must be a fortunate man-is out of the perview of this Bill Clause 2A states neither party has at the time of the registration any other husband or wife living A man who has two wives cannot go before the Registrar If he wants really to have another wife this piece of legislation can be taken advantage of for a day or two, because as soon as the marriage is registered under this legislation he will have all the benefits which a marriage celebrated and registered under Act III of 1872 has In other words, he will have the right to divorce If he is anxious to get aid of his wife because that thought may occur to him any time in his life he can immediately go to the proper court and get a divorce The object of this Bill is certainly, not as far as I am able to see, to divert the course of succession It cannot be monogamy because if a man is anxious to have one wife there is no necessity for him to go to the Registrar's court and get the marriage registered under the provisions of this Bill If he is a firm believer in monogamy, I do not think his belief is augmented or strengthened by the mere fact that he makes a solumn declaration before the Registrar but the real object, as I understand it, is no other than to facilitate divorce Lef us say it frankly and freely I stand for divorce I have always supported it (Inferrupfion by Dr Deshmukh) Dr Deshmukh should have enough patience as a good doctor must have I stand for divorce Otherwise you cannot have marnage except for life That is too great a price I in this connection the House may like to hear what the great jurist Bentham said

'If there were a law which forbade the taking a partner, a guardian, a manager, a companion, except on the condition of always keeping him, what tyranny, what madness would be called 'Yet, a husband is a companion, a guardian, a manager, a patiner, and more yet, and still, in the greater part of civilised countries, a husband cannot be had except for life.

To live under the perpetual authority of a man you hate, is of itself a state of slavery, but to be compelled to submit to his embiaces, is a misloitune too great even for slavery itself. Is it said that the yoke is mutual? That only doubles the misfortune

Since manage presents to the generality of men the only means of satisfying fully and peat tably the imperious desires of love, to turn them from it is to deprive them of its pleasures, and its to do an evil of no small magnitude. Now, what more tertible bugbear than the indivisolibility of this contract? Whether it be a mairinge, a service, a country, a condition of any kind, the prohibition to go out of it must operate as a pitolibition to enter in When death is the only deliverer, what horrible temptations, what crimes may result from a position so fatal!"

As I said in the beginning of my remarks the foundations of marriage must be love, respect for each other, appreciation that it is a joint adventure which must be carried out with perfect understanding. If that is gone and if hate, disrespect and intolerance take their place, I think the society ought to intervene and should by suitable legislation make matters easy for divorce. Let us therefore say plannly that the object of this Bill is not diversion of the course of succession, not promotion of monogamy but the object is to secure facility for divorce I then say-why go in this roundabout way. If we think that it is a just thing, if we are convinced that that is the only method to secure maximum social happiness, we must plainly tell it to our society, our commumty, convince them, persuade them. For some time it is possible we may be misunderstood but all the same we must tell them frankly that this is the light way Let us not do things in a manner which will create distrust What I am more afraid of is that the Hindu community will feel that instead of putting the issue of divorce straight before it. Dr Deshmukh has tried to bring "by the back door" the law of divorce in the Hindu community Why should I go out of my way, if I want a divorce, to seek the provisions of this Bill and declare that my original marriage which was celebrated under the auspices of my parents, my friends, my elders, is dissolved. Is there no sentiment about it After all the Hindu dharma is a way of life Let us not trife with it let is not approach it in a spirit of complete indifference Modern ideas I welcome but modern ideas must be incorporated in the old way of life in such a manner that when the old order changeth the impact will be as little as possible Let us herald the new without offending the old Let us not be bitter

I stand and swear by Hindu religion My marriage has been celebrated according to Hindu sacrament I want to stand by it If I want a divorce for a good cause, I am asked to go through a civil form of marriage, get my first marriage dissolved I do not consider for the time being the consequences that will accrue so far as my children born before the registration are concerned But why should I go through this ordeal of registration if I want a divorce? Why should I go through this humiliation of dissolution of my first marriage? It means that you can have divorce by going in a round about way This is a fraud In the interests of Hindu culture and in the interests of progress of Hindu community I appeal to Dr Deshmukh to bring in a Bill and I make the same appeal to Rajaji to bring in a Bill which will legitimise the marriages, the category of which was referred to in his speech and which will also make provisions for divorce for those who want it on certain specified conditions. Now what are you doing here? Are you really giving that benefit to those who get their marriages registered under this Bill? After all, the marriage law is an indication of the moral position in the society. Just as a thermometer is an indication of the heat or a barometer is an indication of the weight of atmosphere, so your marriage Law will indicate as to how your morals stand What will a foreigner think of us if he is to know that a Hindu gentleman who wants to have a divorce on very good grounds cannot get it because the Hindu Law [Sit N V Gadgil] is not there to help him and the leaders of the Hindu community with all their ingeninty and high intellectual order cannot find any other means except to have recourse to a legislation passed 64 years ago and which is sadly out of date and out of time with modern ideas? I think that is not a state of affairs to be proud of I would, therefore, very respectfully tell Dr Deshmukh and the Honourable Mr Rajaji that this is not the way to get the thing done And, after all, are you really liberalising the law of divorce by simply making a provision for the couple to have a divorce under Act III of 1872

Mr President, the Indian Divorce Act governs the parties married under the Special Marriage Act and the grounds for divorce are enumerated in section 10 of the Indian Divorce Act. That Act also is old. There may be caused which will justify divorce today other than those enumerated in section 10 What have you done to liberalise this Act? If the contention of D. Deshmukh is that the Act of 1872 is not liberal enough and it should be modified in so far as the provisions for divorce and other disabilities are concerned, he must bring in a new Bill But so far as this Bill is concerned I submit that from the Preamble to the last clause everything will have to be changed if you want te make it upto date. There will be differences of opinion on every clause Take the Preamble It contains these words "according to lites or mode of cultiacting Marriage" According to some Hindu marriage is a saturment and not a contract. There have been judicial pronouncements both ways. If it is held that it is a sacrament, then this Bill does not apply to it ipso facto Therefore, I submit that, in the first place, the preamble of this Bill is inconsistent with the preamble of the main Act It is a fact, it cannot be an amending Bill to the Act It is fundamentally different Secondly, taking the preamble as it is and if Hindu marriage is held as a sacrament, then I doubt very much whether the provisions of this Bill will be at all applicable to such a marriage

Now, Sir, going further into the Bill clause 2(d) says

"The parties must not be related to each other in any degree of consanguinity or affinity prescribed in clause (4) of section 2 and the provisos thereto"

You will find from the main Act that the degrees of prohibition there are narrower. Now, take a case where a man has married his maternal uncle's

daughter It is perfectly legal according to custom in several prorunces in this couple goes before the Registrar, the first marriage will be dissolved. There will be this registered marriage and it can be successfully challenged by their own children or by somebody else interested in the course of succession. So, they will be neither here nor there. I do not know whit will be the fit of that couple.

Now, if I were to go through the other clauses, you will not permit me to have a detailed criticism of them under the relevant Standing Order All I can say is that if you want to re-farft the whole thing from the preamble to the last clause, why not bring in a new Bill altogether? It is just like a case in which I happened to ask the Chief Officer of a certain municipality, how is the state of the cit? He said "Six persons have died of plague, 16 persons have died of cholera, 20 persons are down with malaria, drains and pipes have been broken, there have been half a dozen cases of uson, but everything is O K with the city" So, here also everything is O K with the Bill although the preamble is wrong the other clauses are entirely either irrelevant or inconsistent and the last and the most important clause, namely, 15A, that is, dissolution of previous marriage on registration of new marriage, is not wanted even by my Honourable frend Rajan as this

Now, Dr Deshmukh made a reference about a certain Bar Association and he ridiculed to some extent—I do not sav intentionally or deliberately—the views expressed by Women's Associations, I may tell Dr Deshmukh that so far as the women of my province are concerned, they have more commonsense and they know the whole thing much better than most of us either do know or pretend to know I may tell him that when the Bill to prevent bigamous marriages was introduced in the Bombay Legislative Assembly and circulated

to choit public opinion, I accepted the invitation of certain women's organisations to explain the provisions of the Bill Mr President, I have never addressed such a meeting in my long life There were about 700 women I was the only male in that gathering and there was one newspaper man who was allowed as a sort of bodyguard to me I explained the provisions of the Bill for an hour and a half Then for another 14 hours some twelve women participated in the debate Many of them opposed and many others surported it. But the level of criticism was so high that it would be wrong to say that any body could fool womankind, at any rate so far as my Province is concerned that is my opinion.

Mr President, you will find in the opinions—I do not want to refer to them in detail—that women's organisations have stated that the principles underlying this Bill are good and acceptable, but they do not like this Bill They prefer the corresponding provision in the Hindu Code I can assure Dr Deshmukh that it does not mean that we should all want till the Hindu Code is before the House and, is passed. No. Sir. I do not object to piecemeal legislation, if it is necessary. In fact that is exactly what I said during the debate on the sagotra marriage Br'l Arrivs s of opinions will show that nobody supports the Bill as it is. The orthodox section opposes it. But those who support the principles underlying the Bill are all opposed to this Bill prefer a separate Bill providing divorce in certain circumstances The object . of this Bill is no other than to enable a couple have divorce which at present they cannot have in the absence of any law of divorce in Hindu religion Thereforc my humble submission is, have entirely a new Bill for divorce Are you really serving the purpose which vou have in mind by taking this Bill through all the legislative stages? You will find Sir, that it will not be very easy to get divorce under the provisions of the Indian Divorce Act You will have to go through registration first and then go in for divorce proceedings. I would rather prefer as I said that you have a straight law which will deal with divorce so that it may be cheap in point of expenditure it may be easy in procedure and one which can be well understood by members of the Hindu community

Mr President, I would have liked to criticise other provisions of the Fill, but as I know there are a number of friends who are very anxious to make their own contribution, I do not think I should prolong my speech any further, but if the same time, I would most carnestly request von, Mr Pres dent to succample scope so that the Hindu society may know that we are facing the issue straightaway and not in an indirect manner. Sir, I oppose the reference of this Bill to the Select Committee

Shri Sri Prakasa (Benares and Gorakhpur Divisions Non-Minhammadan Rural) Mr President, Sir, in raing to support the principles underlying Dr Deshmukh's Bill I should like to assure the House that I have listened with every respect and much interest to the speech of that my Honourable friend Mr Gadgel has just delivered Commg as I do from the sneient and sacred cit of Kash- I should like to assure him that I am as good a sanatan dharms as he himself

Sit. H. V. Gadgil: I am not a sanatanust

Shri Sri Prakasa: If my Honourable friend does not belong to the seasten dharma, at least I do That dharma has been well depicted in the two famous lines

Satyam bruyat priyam bruyat na bruyat satya-mapriyam Satyam bruyat priyam bruyat

Esha dharmah sanatanah

"Thou shalt speak the truth, thou shalt speak what is pleasing; thou shalt not speak the truth that is not pleasing nor a lie that is pleasing. That is sanatana dharma the eternal law." I am anxious, Sir, to tread warily on what must be dangerous ground of social and religious reform. I am fully aware that one is to be on his guard when dealing with such matters: and I have no desire to

[Shri Sri Prakasa] mruse any heat in the discussion When one has to deal with problems such as this, in a complicated society like ours where social customs and religious beliefs have got inextricably mixed up we have to be very careful

Sir, to be quite candid, the first time that the problem of registration of marriages came before me was when Lord Binha's marriage was disputed and his son was not given access to the House of Lords though Lord Sinha had been made a Peer It then occurred to me that there must be something mixinsically wanting in the system pertaining to marriages in my country which could create a situation like that when the House of Lords could dispute the validity of the marriage of such a datinguished son of India as Lord Sinha. When things happen to humble people, they do not attract the attention that they do when they happen to big folk like Lord Sinha. It was then that I started studying the system of marriages that prevailed in India and also to think if there was any way of reforming those systems so that such situations may not arise in the future. My Honourable friend Mr Gadgi said that love was the foundation of marriage. So far as I know in India marriage is the foundation of love. We love because we marry, we do not marry because we love. In the case of Mr Gadgil, it may be different

Sit. N. V. Gadgil: I am both wavs

Shri Sri Prakasa: A close study of this Bill will assure Mr Gadgil that there is no contemplation of any interference with the system of marriage It is a purely permissive measure, and it is not good getting excited over its provisions and thinking that our religion is in danger. What my Honourable friend Mr Gadgil and friends like him suffer from is the conviction that Hindu means only the high caste Hindu and that the vast majority of Hindus who are humble and who belong to the so called lower castes are not Hindus at all

Sit. N. V. Gadgil: I never suggested that

shif in Prakasa: If my Honourable friend did not suggest it, I should like seriously to ask him whether by implication he did not say that divorce was not known to Hindu society. I do not know of conditions in his part of the country but in my part of the country divorces are most common among the humble castes of Hindus. If there is a difference between the husband and the wife. If some cause arises due to which the husband gets enraged with his wife or the wife gets disappointed with the husband, immediately a divorce takes place and society recognises that. And despite what is said in the Indian Penal Code the conventions of the land even as accepted by the law courts, have to recognise that Sir, in India we have traditionally got many kinds of maringes—I believe there are eight kinds—and I understand there are many categories of sons who are recognised—I believe the number is twelve. An! so it is almost impossible to say what custom exactly is Hindu and what exactly is not, and it is time that we worked up to some system of uniformity so that all doubts might be set at rest

So far as I read into Dr Deshmulch's Bill, I find that he makes three things quite clear One is that those who want to take advantage of the provisions of the Special Marriage Act can do so. As the law stands today, when a man and woman have married once they cannot have this civil marriage atterwards, for at the time of the civil marriage both parties have to declare that they are unmarried. There are many persons who, rightly or wrongly, are not satisfied only by a civil marriage, they like to have some ceremomes, they like to go through what is roughly called a sacramental marriage. The burning fire and the oblations put into that fire, the going round and round the burning fire and these things seem to satisfy the soul of many people. But it so happens that if you have gone through a marriage like that you cannot possibly declare afterwards that you are unmarried, and therefore you cannot perform a civil marriage. I think such persons who desire to have a sacramental marriage and also wish to take advantage of the provisions of the Special Marriage Act should be allowed to do so; and I think that Dr. Desmukh's

Bill makes that clear My Honourable friend Mr Gadgil has referred to the apparent absurdity of the man and woman who have once married getting married again. At least m my part of the country, a thing like that is not unknown. It happens in the case of a couple who have 20 children if the same couple happen to have 20 sons and daughters—they go through the whole ceremony of marriage again with themselves (Interruption) Perhaps the fact is to give an extra holday to the children themselves! In any case the fact is that in some circumstances, the same couple remain; each other.

I think the law should make this point clear-if it has not done so already -that in case there are children of a marriage, at the time when a husband and wife desire to go through a civil marriage, those children will retain all the rights that they had under the law under which the husband and wife were first married and which prevailed when they were married That I think is the case even today I know of an old gentleman of Delhi-I will not mention his name-who wanted to marry a person of another caste. He found that he could not marry this particular person-he himself was a widower-except according to the Civil Marriage Act He went through the marriage The Civil Marriage Act as it stands today says that at the time a person marries under the Civil Marriage Act, his connection with his joint Hindu family is severed So this gentleman's civil marriage severed his connection with the joint family The sons of his first marriage which was saciamental, got their share of the parental property on the date of the father's second marriage, and this old gentleman walked away with his own share That I think will occur even in the case of those who marry under Dr Deshmukh's Bill The children if any, of the previous sacramental marriage will get what they would have otherwise got, and the father-let us say-who is contracting a civil marriage, will go away with his share This is in accordance with law and custom as they stand today, for today too the father can separate from his sons as much: as a son can separate from his father. His subsequent civil marriage only means that the father separates from his sons hands over to them their share of the property, goes away with his own share and marries under the Civil Marriage Act, and the children that came after this new marriage will get all the rights that this particular Act gives them. I think that is what Dr Deshmukh would like to do, and if the wording of the Bill is not satisfactor, and does not connote what I am saving it should be put right in the Select Committee Therefore, Sir, there is no prejudice as my Honourable friend Mr Gadgil suspects, to the rights of the children of that marriage

Then Sir, the most important point is about the validity of marriages large number of marriages in India are really disputed. It is very common among the humble classes So many of them get married very early despite he law that prevents such marriages Then the man goes away in search of the law time prevents such maringes. Then the man goes away in scarch of preed to a distant form and he returns after many vents. The parents of the pri who had been married to him insist that the gri was really married to um He denies, and there is a dispute, there being no record and no registraion of the marriage A large number of such cases come before the law ourts in my province at least These things should be set at rest parriages that are disputed or are likely to be disputed should be validated in net form or another, and I think that Dr Deshmukh has given a server sod way out I will refer to the case of Prof Indra He is a well kenyon rison, the son of Swemi Shaddhanand He had contracted a perfectly proper arriage, but because it was an inter-caste marriage there was a dispute about validity; and he consulted no less a lawyer than Sir Tei Bahadur Sapru who vised him to undergo a civil marriage because the earlier marriage was really marriage at all according to the law as it stood at that time and husband d wife were married to each other again. Now there must be some way out such perfectly proper marriages to be recognized by law in order that no putes may arise in the future There are conflicting judgments of the erent High Courts of the land Some regard the anuloma marriage—the rriage of a high caste to a lower caste women as legal marriage, some not, some regard inter-caste marriage as legal marriage, some do not. Now

[Shr Sri Prakasa]

when we desire a certain amount of freedom in marriages, we must also see to it that marriages that are correctly performed, and in which there is no immertality or impropriety, should be recognized by law, and I think this Bill gives a guarantee that all such marriages shall be so recognized. So this Bill also helps in validating intercasts marriages and all marriage relations which are perfectly moral and correct

My friend, Mr Gadgil was rather worned about one form of marriage, which personally I regard a very improper system, and which prevails in the South where a maternal uncle can marry his mece, or where maternal cousins can marry each other My friend fears that such marriages might come within the mischief of the new law and be declared invalid. If my honest opinion were taken I should like them to be declared invalid, but that is neither here nor there So far as I understand Dr Deshmukh's Bill he disallows marriages within the prohibited degrees of consanguinity. When I had a talk with the late Law Member, Sir Asoke Roy, on this matter in the last Session of the Assembly, he said that there was really no definition about these degrees There was some Bill before the Assembly at the time and this matter cropped up in the course of that Bill. So I was asking him as to what was and was not a prohibited degree of consanguinity He said that in different parts of India different customs prevailed and therefore different laws about consanguinty prevailed, and so his advice was that we should not touch that matter to press for any definition And so I take it that in the South where a marriage between maternal cousins is permitted such a marriage will not come within the prohibited degrees of consanguinity and therefore the question raised by Mr Gadgil will not arise at all I think therefore, Sir looking at the problem both from the religious and the social standroint it would be a good thing if we pass this Bill into law but as certain provisions have to be redrafted, it would be best to send it to the Select Committee and ask them to hurry up No friend need have any apprehensions about the safety of Hindu society. which would only be further consolidated by the new law. The Bill helps to bring about a certain amount of uniformity in the law of the land pertaining to marriages for one thing, and then it also speeds up some much needed reform I hope, therefore Sn that the House will ununinously support the measure of Dr. Deshmukh

REQUISITIONED LAND (CONTINUANCE OF POWERS) BILL

PRESENTATION OF THE REPORT OF THE SELECT COMMITTEE

Mr. President: The other day the House ordered that the report of the Select Committee about the requisitioning Bill should be submitted by Enday The Honourable Mr. Mandal may just present the report end then we shall resume discussion on this Bill

The Honourable Mr Jogendra Nath Mandal (Law Member) Sir I present the report of the Select Committee on the Bill to provide for the continuance of certain energency powers in relation to requisitioned land

SPECIAL MARRINGE (AMENDMENT) BILL-contd

The Honourable Pandit Jawaharlal Mehru (Leader of the House) I has listened carefully to the speech of the mover of this motions as well as son other speeches in the House and repeatedly I have gone back to see what it Bill exactly was, because it seemed to me that the speeches often had noften to do with the Bill They rambled all over the place, referred to all manner practices all over India while the Bill itself is quite an extraordinarily sum;

Now, the subject of marnage reform is a subject which obviously interest every individual and it is easy to think of all these ramifications but it do confuse the issue. The subject before us is very simple. For my part I is entirely in favour of some kind of general provision for even marriages, and

house soon this House will adopt some such measure. This measure does not go of far It seeks to remedy, as far as I can see, certain decinae certain diffi sulties which have arisen, and all of us know that there are numerous marriage eminingst Hindus today which may or may not be considered strictly legal Som-people may not attuch much importance to legality, but other people do and obviously whether they do or not, it does affect all manner of things-may be m regard to subsequent inheritance and other matters—whether the marriage is legal or not Now in order to avoid those difficulties, this proposal is made for couple, who have been married according to certain religious rites and who may perhaps doubt the validity of their marriage to go through the civil form to validate it I may say at once that I do not approve of some of the provi sions as suggested in Dr Deshmukh's Bill, more especially right at the end where he talks about the dissolution of the marriage when the civil marriage takes place I do not see any reason why anything should be dissolved at ill but the general principle underlying this Bill is to enable people who may have contracted marriages, which are not strictly legal, to legalize them by civil marriage I do not see how anybody can possibly object to that It is a permissive clause, it does not compel anybody People have talked about divorce and other matters Nobody in this particular Bill is changing the Hindu Law m regard to divorce which remains exactly where it was I am not at the moment talking about the desirability of divorce or not. For my part it is desarable but it does not arise here. We are not dealing with divorce in this, and as my Honourable friend, Mr Sri Prakasa, said among Hindus the vast majority do indulge in divorce We should not think too much about the top rank Hindus and consider the rest out of the pale But this measure has nothing to do with divorce That must be clear It only enables a couple who may doubt the validity of their marriage to legalise and validate it Doing so, they do not put an end to their previous marriage or dissolve it-I hope they will not-and no change ought to occur in the status of the children of the previous marriage They remain under the law under which they had so far remained I do not understand this question as to what will happen to the children if the second marriage takes place. It is true if there is a civil marriage, the couple then come under the Civil Marriage act and can in the vice choose, have a divorce They can do that That does not effect Hindus generally If those two persons choose to do so, I do not see why anyone should come in their way

I do beg of the House to consider the Bill as it is, or rather the main principles because, exactly as it is, it may be that main numbers do not wholly approve—I do not approve of all the detailed provisions—but the main principle is on, the main principle behind it is good. I should like to go further. However, it has come in this limited form to us and it comes only as a proposal to be sent to the Select Committee which, I hope, can easily amend it, and rectify the errors committed in the original draft. So I do hope the House will approve of this proposal, not so much on account of Di. Deshinukh's arguments but on account of the Bill itself.

Mr. P. B. Gols: I am surprised in view of the preamble of Di Deshmukh s Bill, to hear the remarks of the Honourable Sri Rajagopaluchari and the Honourable Pandt Jawaharial Nehru. You will see Sir, that the preamble teelf says that "to persons who profess the Hundu Buddlast Sikh on Jamerligion and who are already marriage according to utes or mode of contracting marriage other than under the Special Marriage Act, 1872." It presupposes hat the marriages under the Hindu Law and the Sikh Law us netteeth with and for cases of valid marriages this Bill is being enacted. It is not with regard o marriages which may be invalid under Hindu Law or the Sikh Law that a rowision is being made to legislise those marriages. The provision is being made o register marriages which are already valid. Therefore, I was really surprised rher the Honourable Rajagopalachari, learned as he is, orted an instance there a marriage may be invalid according to Hindu law or the personal law of the party and where this should be legalised. I should have no objection to that the only object of the Bill was to legalise a marriage witch would have been

[Mr. P. B Gole] invalid under the present law of the land. But it is not so. The preamble of the Act says that the marriage is valid under the personal law of the parties and those marriages are to be registered in order to give them a right of divorce That is what Dr Deshmukh himself planily stated.

In view of this preamble, I fail to understand how this wrong impression has been carried by the Honourable Rangopalachari, a learned man in our snastins and I do not know how Pandit Jawaharial Nehru carried this impression, that the marriage which is invalid under the personal law of the parties should be validated by this Bill I tis not really speaking, covered by this Bill Marriages which are invalid under the law are not sought to be validated by the present Bill Therefore, I am very sorry that the scope of Dr Deshmukh's Bill is quite different from the idea which my honourable friend, Rajaji, carries regarding That should be understood, because we are proceeding on the assumption that this Bill has been brought in to register marriages which were already valid under the personal law of the parties That is what Dr Deshmukh also If it had been so, that under the personal law of the party the marriage was invalid, then it would be perfectly proper for the parties to have it registered under the civil law But that is not the object with which the Bill has been brought If you refer to the statement of objects and reasons, you will see that here also the Honourable Dr Deshmukh does not refer to the invalidity of marriages under the personal law of the parties. He says there is a very large volume of educated public opinion in favour of reform in the existing marriage laws It is not a question of invalidity of marriage The object of this Bill is to provide a means of having the benefits of modern ideas of legislation respecting marriage without in any way interfering with the religious sentiments of the communities concerned Therefore, you will see, Sir, that here Dr Deshmukh does not in his objects and reasons refer to marriages which are invalid by the personal law of the party but which should be legalised in order to give a legitimate status to the children That is not the object Therefore, somehow or other. I do not understand how it is being understood in this House, especially by responsible people that this Bill is intended to regularise or legalise the marriage which under the personal law of the party is invalid. As I understand the Bill it is not so Therefore, I have got a very strong objection to this Bill, apart from the religious sentiments which are certainly hurt, so far as Hindus are concerned You will find, if you just compare the provisions of this Bill with the provisions of the Civil Marriage Act, that it is very much against the very sections which have been enacted under the Civil Marriage Act. It will be extremely difficult to reconcile this Bill with the Civil Marriage Act

It may be understood before I come to the sections that the word "register" is not defined here. But if we were to read clause 12, which adds section 15A it shows that what is meant by registration is that the party shall be deemed to have dissolved the marriage with the other party and the parties shall be deemed to be married under this Act. Therefore, registration means—although what is really meant is not defined in the Act—solemnization of the Marriage under the Civil Marriage Act. It means nothing else because this new section 15. which is sought to be added shows that the party shall be deemed to have been married under this Act. Now let us understand the position Instead of solemnizing the marriage under the Civil Marriage Act, Dr. Deshmukh says the finarriage will be registered. Because the meaning of solemnization and registration in the view of Dr. Deshmukh seems to be the same, (because he has not tried to define what is meant by registration) let us see what effect it will have on the original Act. Now read Section 10. Section 10 of the original Act.

[&]quot;Before the marriage is solemnized land Dr Deshnich units to omeral it by squary "or reputsferd" the parties and three witnesses shall in the resence of the Revettars, sgin a declaration in the form contained in the second schedule to the Act If either party has not completed the age of twenty-one years, the declaration shall also be signed by Bit og her father or guardian, except in the case of a widow and, in every case, it shall be counter-strind by the Registrar.

So as soon as it is signed by the parties and the three witnesses then the marriage is registered:

Then Section 11 says the marriage shall be "solemnised" or "registered". the word "registered" is being added by Dr Deshmukh) in the presence of the Registrar and the three witnesses, provided that each party says to the other in the presence and hearing of the Registrar and witnesses "I take thee to be my lawful wife or I take thee to be my lawful husband " What does this mean? Parties who were married are to come before the Registrar at the time of the socalled registration of the marriage and say "I take thee to be my lawful wife" or lusuand as the case may be. This presupposes that up to that time he are au illegal husband or she an illegal wife. You mean to say that these words have no meaning. It is a solemn assertion which has to be made within the hearing of the Registrar and it means that before that the man or the woman were not legally husband and wife, unless of course my friend wants only to legalise marriages of persons who want to tell lies before the Registrar If that is so, we are not making any provision for honourable people and we are making a legal provision for cheats. For a man or woman who is already married to go before the Registrar and say "I take you to be my lawful wife" or husband as the case may be, is absolutely wrong It is against one's own conscience, because it would predicate that before that they were not legal husband and

- Mr. Krishna Chandra Sharma (Meerut Division Non-Muhammadan Rural) Have legal conscience
- Mr. P. B. Gole: Legal conscience is something different in the view of my Honourable friend. I have got very serious objection to the amendment sought to be made by Dr Deshmukh,

Let us take section 15 of the old Act It says

Every person who, being at the time mailled, plocures a mairiage of his self to be solemnised under this Act, shall be deemed to have committed an offence under this Act, shall be deemed to have committed an offence under or section 495 of the Indian Penal Code as the case may be and the mairiage so solemnised

Now this section is not sought to be abrogated. If the previous marriage was valid and legal, then if a man contracts a marriage under this Act he commits an offence under those sections of the Indian Penal Code

- Mr. Krishna Chandra Sharma: Under which sections?
- Mr. P. B. Gole: Sections 494 and 495 They are mentioned in section 15 of the Act The position is this Here is a person who was legally married before the proposed civil marriage and now he comes and says that he wants his marriage to b "solemnised" or "reg stered" It would mean tout he technically commits an offence Section 15 of the old Act is not sought to be abrogated by any amendment and so long as it remains as it is on the statute book people who go to the Registrar to have their marriage registered commit an offence under sections 494 or 495 as the case may be
- It is a very funny piece of legislation that Dr Deshmukh has brought He says that he consulted many emment lawyers and that after consultation this Bill was framed . With all respect to the Honourable Dr Deshmukh and to those legal luminaries who advised him to frame such a Bill, I have very serious misgivings about this Bill

Take section 19 of the old Act It says

"Nothing in this Act contained shall affect the validity of any marinage not solemnized under tits provincions not shall the Act be deemed directly or indirectly to affect the validity of any mode or contracting marriage, but, if the validity of any such mode hereafter comb into question before any court, such question shall be decided as if this Act had not been passed."

Suppose you register a marriage under this Act (Interruption b the Honourable Sri C. Rajagopalachari.) With great respect to Rajaji I would submit that it is not with respect to other marriages I want to know whether the amendment that is sought just now by the add tion of section 15 (a) would in any way affect his marriage solemnised under his personal law

Dr. G. V. Deshmukh: Notwithstanding any law to the contrary

Mr. P. B. Gole: Section 15 (a) says
deemed to have been dissolved. That is what is sought to be done under section: 15 (a) So long as section 19 remains on the statute book, how can this matriage, by adding section 15 (a), be dissolved? Unless you remove section 10 or amend it, it is not possible

[At this stage Mr President vacated the Chair, which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

The section says 'nor shall this Act be deemed directly or indirectly to affect the validity of any mode of contracting marriage. Under this section if the old marriage was valid according to the personal law of the parties, that merriage remains and that is not affected by registration. It that is so, how can you say in this section 15 (a) that the marriage is dissolved?

The Honourable Sr. C. Rajagopalachari: That will be removed

Mr. P. B. Gole: For the present it is not How are you going to remove it, I do not know So long as Section 19 is on the statute book I do not see how under section 15 (a) the old marriage can be dissolved Therefore I submit with all respect and with all honour to Dr. Deshmukh and Rajaji that I beg to differ from their views. This is a very incongruous position which is sought to be brought up by the enactment of this Bill.

There is a further difficulty If you go further you will find that section 23

"A person professing the Hindu Buddhist Sakh or Jam is liquon who mairies undo, this Act shall have the same rights and subject to the same disabilities in regard to sught of succession to any property as a person to whom the Caste Removil of Disabilities Act applies"

There is a provise also that 'nothing in this section shall confer on any person any right to any religious office or service'. Now, a married couple who are validly married according to the personal law of the parties go to the register and get the marriage registered. What is the personal law of that man? He is really speaking, under this Act, severed from the family itself. His right of succession disappears. Not only that, but supposing his father were alive, the father gets a right of adoption. Not only that, but supposing the grandchildren who would otherwise get a right by birth in that property, for no fault of theirs, will be deprived of their right by birth on account of this, because the law as it stands is clear on this point I am not conversant with Jain law because Jains are governed by Hindu law at present—though they say they have got a separate law of their own I know certain Jana pun I + say they have got an independent law of their own Apart from that, I am ignorant about the Buddhist law and about the Sikh law They may be governed by the Hindu law, but whether Hey also get a right by birth I do not know (1n He ionight) Me nher Yes.) I am very glad to know that Then the position would be this that by this marriage the children previous to this registration, for no fault of theirs, lose their right by birth Another question would naturally arise Suppose they are legalised by certain amendment of the present clause 12, what would be the position of those children? Should the son consider his father to be because he becomes separate under the provisions of this Act? Should the son consider the father to be dead and offer oblations to him? A very strange position would arise. Here is a man who marries under the Special Marriage Act or who registers his marriage as Dr Deshmukh wants it to be done; he dissolves the old marriage and the position would then be that he is severed from the family ties. His children would remain in the family, but they will lose their right of succession by survivorship what should these sons consider? Should they consider their father to be dead and should they offer oblations? Supposing the man is religious-minded

An Konourshle Member: He is separated from the father

Mr. P B. Gole: Civilly he is as good as dead, because the father gets a right of adoption

Pundit Thakur Das Bhargava (Ambala Division Non-Muhammadan) He does not get it under the Bill

Mr. P. B. Gole: If you will see the new section 15A proposed to be introduced by clause 12 of the Bill, you will see it is so it says

"and the parties to such registration and their issues shall thenceforth have all the lights and be subject to all disabilities prescribed under sections 17, 18, 19, 22, 23, 24, 25 and 26 of this 'te'."

You will see section 25 it says

'No person professing the Hindu, Buddhist Sikh or Jain religion who marries under this Act shall have any rights of adoption''
Section 26 says.

"Where a person professing the Hindu, Buddhist, Sikh or Jain religion matrices under this Act the father shall, if he has no other son living, have the right to adopt any other person as a son under the law to which he is subject?"

You will see that it is an anomalous position. The son is living, he happens to discard this old marriage performed under Hindu rites, and he takes it into his head to get the marriage registered under the special law. The father finds himself in the awkward position he finds the son is civilly dead and he can take another son and give that son a right by birth in that property under the joint Hindu family. This is strange. Dr. Deshmukh should have paused a little to consider the very svil effects of such a legislation upon the whole of the society, upon the whole of the limits if an intelly surprised that Dr. Deshmukh should do this On the contrary he savs in clause 12 by which section 15A is sought to be added to this Act.

"the parties shall be deemed to be married under this Act as from the date of such registration and the parties to such registration and their issues shall thenceforth have all the rights and be subject to all disabilities prescribed under sections 17, 18 19, 22, 23, 24, 25 and 26 of this Act."

This ensetment would have been a simple thing if it had been restricted to cases suggested by the Honourable Mr Rajagopalachariar or the Honourable Pandit Nehru I would then have been the last man to get up and oppose it As I pointed out, if the Bill is restricted only to legal marriages, not to invalid marriages at all This is what the preamble says, and until you change the preamble I do not see how this can be done (Interruption) If the preamble can be changed, the whole Act should be changed, in fact everything has to be changed As I pointed out, this Bill which seems to revolutionise the structure of a Hindu family or a Sikh family, if it is going to be revolutionalised in this fashion, and if as the Honourable Mr Rajagopalachan has just now said, even the preamble should be changed, then we have got a different Bill altogether. If you change the preamble, and change also the objects and reasons given for this Bill, then certainly the very object for which this Bill is said to be enacted is not before the House, nor was it before the public. We have gone to the public on this Bill. We have orculated this Bill and called for opinions on this Bill. These opinions restricted themselves to the legal marriages, legal under the personal law of the party, and from this point, of view this Bill has been looked at As the Honourable Mr Rajagopals-chari just now said, we can change it You have a right to change it, but you have not called for public opinion on that We have gone to the country for eliciting public opinion on the Bill, together with this statement of objects and reasons and together with this preamble. The object for which this Bill is sought to be enacted in this House is there, and therefore we would be doing a very wrong thing if at this stage we change the preamble and the statem at of objects and reasons Certainly I would be the first man, as I said, to get up and say that under such circumstances, if the marriage is invalid according to , the personal law of the party it should be validated under the Civil Marriage Act I would be the first man to say that the marriage should be legalised, and if it can be legalised under the Special Marriage Act, it should also be done I would not object to that; but I want to remind Rajaji that if that was the restricted scope of the Bill. I would not have been on my legs to oppose such a

[Mr P B Gole]

Bill Here the position is different. You will find further difficulties in the way of the Bill

The Act itself says that it applies not only to persons professing the Hindu or the Sikh or the Jam religion, but it also applies to persons processing the religion of the Sikh or the Jam religion. But it also applies to persons who do not profess the Christian, Jewish, Hindu, Moslem or Para religions Let us understand the position The law is there, and under the law those Muslims or Parsis or Christians who are married according to the personal law, the Christian or the Muhammadan law, they can go and say "we do not belong to any religion", and they can get their marriage civilly registered. Now, it affects directly their personal law Although the preamble of the Bill refers to persons who profess the Hindu, Buddhist, Sikh or Jain religion, is the body of the amendments that have been suggested nothing has been said about the religion of the man. On the contrary as soon as you enact this into law, the preamble of the present bill will disappear The amendments will be incorporated in the old law and the old law applies also to Jews, Muhammadans, Parsis and Buddhists All these provisions which Dr Deshmukh wants to apply to Hindus will be equally applicable to Christians, Muhammadans and others I do not know whether the Muslim Community or the Christian community want such an innovation in Do they want that a marriage which was valid according to the personal law of the parties should be again registered and that the old marriage should be nullified and they should be governed by the Succession Act and not by their personal law?

Khan Abdul Ghani Khan (North-West Frontier Province General) We have got a more reformed marriage than this law even

MCr. P. B. Gole: I am not conversant with Muhammadan law So far as this Bill as concerned, the Bill as soon as it is meorporated in the body of the original Act ceases to apply only to Hindus You will find that none of the amendments which are sought to be incorporated in the original Act refer to the religion of the man and therefore as soon as these are incorporated in the original Act, the provision about Hindus, Parsis and Sikhs will disappear and any person of any fath can go to the Civil Registers and he can say that he does not profess any religion and have the marriage annulled Therefore really speaking the Bill is so badly worded that it will have to be drastically changed

Now. Sir. I will give you certain instances and you will find the disastrous effects of this Bill Suppose a man marries a second wife, the first wife having died leaving certain children When the second wife comes, she wants to deprive the children of the first wife of their right of succession Now the stepmother would be very glad indeed that her sons alone should succeed and that the children of the first wife should get nothing The husband can be prevailed upon by the wife to go to a Registrar and get the marriage registered, thus depriving the children of the first wife of the right of succession to the property What is going to happen! By means of this so called reform, do you want to perpetuate fraud, injustice and illegality upon the whole somety I do not really understand why this Bill is being insisted on Who wants this has asked for such a change If I were to read the opinions on this Bill you will find that the majority of the opinions, even of men and women of reformed ideas, are dead against this Bill They think that there is great danger involved m enacting this Bill into law Why has Dr Deshmukh fought shy of opinions You send a Bill for the purpose of eliciting opinions thereon The society does not as a whole want it They have got serious objections to it and here in the terth of the opposition of the public you want to enact a law I can understand if the legislature wants to remove certain injustice but you cannot try to pass a Bill which the society does not want. You are forcing this enactment upon society in the teeth of opposition This is certainly not warranted by any rules of justice and good conscience After all it is not for Dr Deshmukh to dictate what laws should govern the society I certainly am not going to accept Dr Deshmukh as a law giver and nobody will accept him as a law giver, much less those enthusiastic people who want to introduce innovations in the personal law of the parties Unless they are highly respected and held in high esteem by the

public, nobody is going to hear them. Therefore it should be noted that so long as the society does not want any law, we should not force this controversial measure upon an unwilling society.

Before I proceed to give you some of the opinions that have been expressed on this Bill, I would bring to the notice of the House a very serious complaint made by the "Sanatan Dharm Pratinidhi Sabha" of Lahore In their complaint they have stated that there was a practice previously that the Punjab Government was sending copies of such Bills to the prominent Hindu and Sikh religious and social bodies in the province for eliciting opinion. This time the Punjab Government has not cared to send the Bills to these bodies and they have contented themselves by reproducing the Bills in the Punjab Gazette which will not come to the notice of the public concerned Hence opinions will not in expressed and submitted. They say that the Sabha has come to know about the Punjab Gazette with great difficulty and they also say that the Bills came very late So far as the circulation of the Bill in the Punjab is concerned, it has not been done properly. In fact those bodies and societies which are likely to be affected by such a piece of legislation must be informed of what this House is going to do and if really speaking you want public opinion on these matters it is the duty of the Government to see that all persons likely to be affected by the legislation know what the legislation is or is going to be Having regard to the specific complaint made from the Punish, I say that the Bill has not been circulated properly As I will show hereafter, public opinion is so much against this Bill that it is unwise to proceed with it Before this new Government came into being, the old Government was dead against such legislation I know and many of us know the speech of Sir Asoka Roy on this point He has stated that the Bill is against all laws, it is a lawless law

- Dr. G. V. Deshmukh: That is not correct The Honourable gentleman is misleading the House
- House are there and they can be referred to by anybody

 I know what Sir Asoka
 Roy said He said that there were so many defects in the Bill and he advised
 that the House should not proceed with such a Bill
- Dr G. V. Deshmukh: He pointed out those defects when sending the Bill to the Select Committee
- Mr. P. B. Golle: The motion was for circulation and that was debated us the House At the time of circulation Sir Asoka Roy pointed out that this is going to be a very bad Bill. Of course, as Dr Deshmukh agreed that the Bill be circulated, he did not object to it. But he was quite definite that this Bill was a permicious Bill and its should not be enseted into law.

Diwan Chaman Lall (West Punjab Non-Muhammadan) Many opinions are in favour of it

Mr. P. B Gole: There are very few opinions which are in favour of it. Even in the Punjab you will find that the opinions are not given by Hindus. I am referring to the opinions given by the Hindus and Sikhs because they are the persons who are likley to be affected by this legislation and it is their opinions that count and not the opinions of the Christians. The Christians think that if this Bill is enacted into law it will not affect them or the Musalmans. I have told you already that as soon as the preamble disappears and the amendments are uncorporated, the original preamble will remain and this preamble will disappear, because the words are that it is expedient and necessary to amend a certain law. Unless in each section, where you want to amend, you refer to those particular persons who belong to such and such faith

The Honourable Sri G. Rajagopalachari: The provision in section 2 is there and if that is retained this difficulty will not arise and cannot arise

Mr. P. B. Gole: Now, Su. I will refer to some of the opinions that have been collected. The opinions are not many because. I think, the Bill has not been properly circulated as has been pointed out by the "Pumph Dharms Sabha,"

(M) P B Gotel

Here is an opinion from the Assistant Commissioner and District Magistrate of Coorg. We shall go from the south. He says

The evil consequences of the Bill are, however, very clear. As pointed out by Mr. A Ayyangan and Pandit Balakitshiva Shaima in the Issembl. Debates a hisshand who wants to get iii do Jis wite or naients who want to dismberit their children can have their marriage registered and have their guilty desur fulfilled. There may be some cases where persons who have children to be the extendante to have the maintage registered in order to distilled. There may be some cases where Mairried couple who are not pulling on well will find a nemdey by getting their maintage registered and then immediately mock the proxision of the Divorce Act. Of course, there will be difficulty in such people coming to an agreement to have their marriage negistered. In brief, it assems to be that the Bill is likely to do more harm than good to mairried woman and give lot of acope to uncommon hitigation. In these circumstances, I am not in favour of the Bill as it stands.

You will find that this District Magistrate of Coorg has definitely given his reasons why this Bill should not be enacted

Then, Sir, I wish to quote the opinion of the Legal Remembrancer of the Government of Sind

Sri S. T. Adityan (Madura and Raumad cam Tinnevelly Non-Muhammadan Rural) On a point of order, Sir Can a Member go on reading the opinions which have been circulated?

Mr. Deputy President: He is perfectly light in doing so. He has got the right to quote before the House the opinions which have been received in order to emphasise the point which he is making

Dr. G. V Deshmukh: Is it right morally?

Some Honourable Members: Why not?

Mr. P. B. Gole: I just wanted to give you the opinion of the Legal Remembrancer of the Government of Sind Although Dr. Deshmukh consulted the lawyers, the legal luminaires from every province are against this Bill Not only the lawyers, but even the Governments are against this Bill. No Government wants this Bill and I will presently show how these Governments themselves do not countenance this Bill at all. The Legal Remembrance says

"The Bill seeks to amend the Special Marriage Act 1878, in so fur is t applies to Hindus, Sikhs Buddhists and Jains. This note is confined to the effect which this Bill will have on Hindus, but the same remarks would apply with respect to Sikhs. Buddhists and Jains.

A Hinds may maity according to Hinds ries or under the Special Maringe At His marrage under this Act produces certain consequences which are briefly these married under this Act cannot contract any other murriage during the life time of his or he wife or husband (section 16) (Under Hinds Law a husband can marry any number of wives) The Indian Divorce Act applies to all muriages contracted under the Special Marriage Act (The Hinds Law does not recognise or permit theorie? The maintage under this Act of any Hinds who is a member of an undivided family affects his severance from such family (section 23), that is to say, he ceases to be a member of the joint Hinds family Succession to the property of a Hinds marrying under this Act will be regulated not by his personal law his thy the Indian Succession Act 1935

The Bill provides that persons who are already married to each other under any form recognised by Hindu Law may set their marriages resistered under the Special Marriage Act, provided of course both patties agree to such registration.

I had been telling thatt his enactment is to register marriages which are already valid and not to register marriages which are myalid. That is also understood to be the case by the Legal Remembrancer of Sind. He goes on

"The effect of the registration is described in section 15A proposed to be inserted by clause 12 of the Bill On the marriage being registered the previous marriage between the parties shall be deemed to draw been dissolved, and the parties shall be deemed to have been dissolved, and the parties shall be deemed to be married under this Act in from the date of such renstration, and the parties shall have all rights and be subject to all disabilities prescribed under the Act."

Now let us try to understand the position. That is the opinion which I have read out by the Legal Remembrancer of Sind. Now perhaps Dr. Deshmukk would say that he would amend this section 15A, by saging that the registration itself should date back to the date of solemnization of the original marriage I that is so, then the children under the old marriage or inder the personal law

of the party will be disinherited They will be governed by the Succession Act and for no fault of their own because the husband and wife chose to get their marriage registered and the registration is to date back to the day of their marriage There is no doubt that the children would be legalised, they would be legitimate, I grant it But the right to succession which they acquire in the property by birth would disappear automatically. As the provision today stands in the Bill namely, that the marriage will be valid under the Civil Mannage Act from the date of the registration and the original marriage is dissolved, then the children by the original marriage may perhaps be treated as illegitimate. Their legitimacy would be questioned because the marriage was dissolved and the marriage is said to have come about by the registration itself In both cases, whether you legalise the marriage on the date of registration or whether you date back the legality of the marriage or registration of the marriage from the date of the first marriage, the children prior to the registration are in jeopardy. Now, Sir, with regard to succession also, succession to the property of coparteners on succession to property of persons who are separate those sons will not be allowed to succeed because they are governed by the Succession Act and not by the personal law of the party. So many complications would arise I point out to you the opinion of the Karachi Bar Association

"My Association tonsidered the matter and are opposed to the principle of the Bill My Association thinks that it is not possible to provide for registration of marriages already celebrated under the Special Marriage Act 1872 and thus confer on the part the right to divorce under certain circumstances, even though registration be by consent of the party My Association are of the live that the Bill if passed may lead to such consent being improperly procured by the husband from the wife and the measure is likely to produce permicious results"

That is the considered opin on of the Bar Association Kares i

I now come to the opinion of the Provincial Hindu Sabha because after all my Honourable friend Dr. Deshmukh professes to be very proud of his Hinduism. Of course I do not know what his Hinduism consists m?

- Dr. G. V. Deshmukh: Certainly not what it consists in your case
- Mr. P. B. Gole: If he does not recognise any religion, if he does not want to recognise the sanctity of marriage, of course it is one part of it, in other respects also, Dr. Deshmukh will come and attack although this will not be the forum. If ne wants to know the treth he can go before an Assembly of Pandits and Shastire well versed in our lore. He will certainly not be able to establish his nount.
 - Dr. G. V. Deshmukh: Why should I waste my time?
- Mr P. B. Gole: I see you do not want to show courtesy to our learned people. That is only matural
 - An Honourable Member: Because he himself is not learned
- Mr. P. B. Gole: They are all learned people and if my friend says that the Parkitts and religious heads do not understand anything of our religion, then he will have to come forward and establish his own religion. So long he has not come forward with that mission he is only attacking our old scriptures, attaching our old sucraments. Therefore it is time for us to consider whether he should be allowed to do so. After all this is a mixed Assembly wherem all religions are represented. This is not a purely Hindu Assembly and therefore any enactment which this Assembly will legislate should be referred to people belonging to the particular religion. I find that in the Select Committee my Honourable friend has suggested the names of Members who do not belong to the Hindu faith
 - Dr. G. V. Deshmukh: The House works as a legislature as a whole
- Mr. Deputy President: It has been the convention that members of other faiths come in just to help in making the law. They do not lay down the policy, they abstain from voting

- Dr. G V. Deshmukh: Mr Gole has made a mistake in coming to this legislature. He should have gone to a religious body
- Mr. Deputy President: Order, order The Honourable Member must be
- Mr. P. B. Gole: I am not here to enact any such laws as Dr Deshmukh wants I am only here to protect my religion I am going to protect it on the floor of this House If Dr Deshmukh is interested in attacking my religion, I am equally interested in protecting it I have got a right to do so
- Sir, I was referring to the opinion of the Provincial Hindu Sabha on the Special Marriage Bill placed before the Central Assembly by Dr. Deshmukh
 - "We are of opinion that it should not be passed into law on account of the following

Tacy have given the reasons I am only quoting one last reason given by

- "If the Bill is passed into law divorce system will be in vogue in Hindu religion and account of this system Hindu religion will suffer and there will be quarrels in Hindu family"
- That is the opinion of the Hindu Sabha My Honourable friend Drehmukh cannot say that the Hindu Sabha consists of orthodox people. That body consists of many patriots who have advanced views regarding Hindu law and Hindu custom Therefore he cannot say that it consists purely of Pandits for whom Dr Deshmukh has seant courtesy
- Dr. G V. Deshmukh: For his information, I may tell him that Mr. Savarka... Prevident of the Hindu Maha Sabha gave his opinion in favour of divorce which I quoted on the floor of the House
- Mr. P. B. Gole: Not on this one We are at present concerned only with this Bill He may have given his opinion on some other Bill That is niether here nor there I am concerned with the present Bill as it is and I want to quote to the Honourable Member the opinion of the Hindu Sabha in part cultiv
- The Honourable Sri C. Rajagopalachari: May I know, Sir, whether the convention about repetation will have no application when we quote other resolute softmones?
- Mr. Deputy President: I think the Honourable Member though he is critical to quote the opinions, he should be brief and he should simply strengthen his case but not quote extensively because every Member is expected to have read the opinions which have been circulated. Only reference to certain portions is allowed ordinarily. But I fully realise that this Bill is a very controversal measure affecting a very extensive population of the country. Every opinioninty must be given to Honourable Members to express their opinion but they should express the opinion in a brief manner and not repeat what has already been read by Honourable Members.
- Sit. N. V. Gadgil: May I bring one fact to the notice of the House, Sn? This. Bill was sent for electing public opinion before the present Assembly was elected. Many of us have not read in extense all the opinions which have been received. Therefore the presumption is not correct that all have read and in view of the fact that this is a controversal measure, it would be better that there should be a full frank and free discussion.
- Mr. Deputy President: That is why I allowed the Honourable Member mort
- Mr. P. B. Gole: I am much obliged to you, Sir, for your ruling I wanted to point out to the Honourable Mr Rajagopalachar the object of my reading certain opinions I was simply anxious to show that several governments, several Bar Associations and lewyers and Judges have considered this Bill as appertaining to marriages which are followed according to personal law. I am anxious to quote these opinions because somehow or other I got the impression—I believe the Honourable Mr Rajagopalachar is also under the impression—thit the Bill wants to cure a defect which existed in the original marriare, and for that the Bill is being enacted That is not so. That is not so understood by

people who understand law Government themselves do not understand it like that nor do District and Sessions Judges, and so the Bill is not so mnocent or simple as the Honourable Sri Rajagopalachari thinks. I will not read the opinions at length but only the pertanent points. The Assam Government says

"This Government are also not inclined to support the Bill which they consider has defects both in policy and substance. In particular this Government agree with the opinions in paragraphs 1 and 5 of the letter from the Secretary of the Lawyers' Association, Gainhat, and the letter from the District Bar Association, Si het, and in paras (a), (b), and (d) of the letter from the Secretary of the Bar Association, Si het, and in paras (a), (b), and (d) of the letter from the Secretary of the Bar Association, Si het, and in paras (a), (b), and (d) of

So you find that not only are Government opposed to it but also the Bar Associations and they all agree that the Bill will give rise to many complications and will upset the whole fabric of society

It should not be passed into

I will then give the opinion of the District Judge of Poona Dr Deshmukh tomes from the Bombay Presidency and he probably thinks—though wrongly—that the people of that province wanted such a Bill

- Dr. G. V. Deshmukh: I do not think in terms of a small province, I think in terms of the whole country
- Mr. P. B Goie: The Honourable Member may also think as a citizen of the world. But we are small people and only think in terms of our small Hindu society.

The District Judge of Poons in the course of his observations says

"In the first place I am not estisfied about the necessity of an enactment of this kind. The Special Marriage Act of 1872 was amended in 1923 and extended to Hindus, Buddhuste, Sikhs and Jans, and educated people who Dr Deshmukh thinks would like to take advantage of the modern ideas of marriage legislation have in fact done so during the last 22 years. The amended Act has been on the statute book and such of them as have not availed themselves of its benefit should not be allowed at this stage to change their minds perhaps because it is to their advantage to do so in the altered circumstances of their lives.

because it is to their advantage to do so in the altered circumstances of their lives. Whatever be our view regarding the sanctity of the ties of the marriage the juril relations once created by that its should not be allowed to be lightly disturbed to suit the convenience of the changed circumstances in the lives of marriage topole. The true remedy for unhappy marriages is not to tinker with the legal character of the marriage, which has subsisted for a number of jears but to give relief by providing for dissolution of such marriages by legislation intended only for that purpose."

i quote this District Judge's views because he is a very learned man who has carefully studied this matter. He goes on

"Section 18 of part IV of the Code made provision for registration of sacramental marriages as civil marriage, but under that section a subsisting marriage shall not be dis solved but after registration shall be deemed to have been a civil marriage for all purposes as from the date of the original ceremony and not from the date of the registration as the Bill seeks to novide The Bill radically diverges in directions from the impending principal enactment which it seeks to anticipate"

Then I come to opinions from Madras

Babu Ram Narayan Singh (Chhota Nagpur Division Non-Muhammadan)
Sir, is it necessary to quote all these opinions here?

- Mr. P. B. Gole: The ruling has been given that I have a right to state the opinions here
- Mr. Deputy President: But the Honourable Member must not waste the time of the House
 - Mr P. B. Gole: I will not waste the time of the House
- The Madras Government is against this measure The District Judge of Salem says (Rajan's own district)
- "I have consulted some of the judicial officers of the district and they are all agreed that the proposed measure is a dangerous innovation and is likely to lead to various complications."

The Collector of Godavari says:

"The proposed legislation makes more cumbersome the already long and cumbersome customary Hindu law of marriage."

He is also opposed to it

[Mr P B Gole]

Now, Sir, here is an opinion of a retired High Court Judge—Dewan Bahadur Sundaram Chettiar He says

"The Special Marriage Bill introduced in the Central Legislative Assembly is in my opinion a hasty and imperfect piece of legislation"

And he is of opinion that such Bills cannot be enacted as law

Then, Sir, Mr Mudaliar, Advocate Madras, says

But there is no harm in clause 2 (Section 58 which is sought to be added) becoming law now Clause 12 is of a very drastic nature"

And he says he is entirely against it

Then, Sir, Mr Vasudevan, Retired Health Inspector, Tellicherry, who seems to have examined the provisions of the Bill in greater detail, has also adversely commented on this Bill I need not read out his opinion

Now, Sir, I pass on to the next opinion which is by the Advocate-General, Madras who says

"The proposed legislation, as an amending Act, leads to the following difficulties

A Hindu can have more than one wife and in a case where he has a plurality of wives, he cannot obtain the benefit of the Act, because he cannot make a declaration

Further the section says that no registration of the marriage under the amending Act, the marriage previously solemnised becomes null and void If that is so, what is the law to be applied to the issues already born? Are they to have co parcenery rights, or are they to retain such right while the father himself becomes a divided member?

The group of sections made applicable includes Sections 17 to 19, and 22 to 26 The other sections 5 to 11 of the amendment are merely consequential, relating to the procedure II under section 22, the marriage operates as division in status and under section 12 of the amending Act, the previous marriage is deemed to be dissolved, it will lead to considerable anomaly in regard to the rights of the issue in the Hundi co parcenery of which the father is a member There is a lacusa in the amending Act because it says nothing about this matter.

Further when the purpose and intentment of the proposed legislation is merely to remove the in-spacity for obtaining divorce, why should sections 22 to 24 be also made applicable having regard to the undoubted fact that these sections do involve a stigms and seem to concede that such a marriage under the Act is virtually an apostacy? If a marriage in consonance with the principles of monogany is to be encouraged and if the right to obtain a divorce even in respect of Hindu marriage, is to be recognised as being in consonance with modern civilisation and culture it is indeed hard to understand why the parties to such a marriage should not retain their position in respect of succession, co parcenary, adoption, etc as before Here there is an incongruity?

Sreeiut Rohini Kumar Chaudhuri (Assam Valley Non-Muhammadan) As no one has spoken from Bihar may I ask the Honourable Member to read the opinions from Bihar?

Mr. P. B. Gole: I will gladly do it, I would not forget Bihar

Sit. N. V. Gadgil: Who can forget Bihar?

Mr. P. B. Gole: I was pointing out, Sir, that the opinion of a very responsible person like the Advocate General of Madras is entirely against the Rill

The Honourable Sri O. Rajagopalachari: It is not a correct statement Hohas not yet come to any conclusion, he has only pointed out some difficulties

Mr. P. B. Gole: I will show Sir, that he is of this opinion. I thought that my Honourable friend. Rajan, will take my word for it, but if he wants me to read out the opinion of the Advocate General, I will do so.

Dr. G V. Deshmukh: Have we not got opinions of our own? Why should we be impressed by the opinions of others?

Mr. P. B. Gole: The Advocate General, Madras, goes on to say

"These considerations would strongly incline one to the view that instead of a truncated piece of legislation like this the law of marriage can be codified along with the rest of the Hindu Law, if that is possible and feasible, or as a self-contained one detailing with the various aspects and providing for the various contingenous. As an amendment, it seems

Sreejut Rohini Kumar Chaudhuri: May I say a word, Sir? Why I saked the Honourable Member to read the opinions from Bihar was because the problem arising out of plurality of wives it very acute so far as that province is concerned.

Mr. Krishna Chandra Sharma: Did the Honourable Member ascertain the ages of the persons who have given these opinions?

Mr. P. B. Gole: I suppose they are all sur juris!

The opinion of the Government of Bihar is as follows

"Most of the officers and non-official associations are against the proposed legislation"

"They are inclined to regard the vehemence of the opposition voiced by some highly placed and responsible officers as born of conservatism of an implacable type"

So the opinion is vehemently against the proposed legislation

This is what Justice Bennett of the Patna High Court says

"I do not think the Bill will serve any useful purpose, on the contrary, it is likely to create many difficulties—some of which were pointed out by the Honourable Sur Asoka Roy in the course of the debate on the Bill Hindu Marriage Law Reform is likely to be more effective with less complications if it is done in the way proposed by the framers of the draft Hindu Code This method of enabling people already married under particular religious rites to have some sort of a second marriage involving completely different curl rights and obligations, may be novel, but is fraught with dangerous possibilities, I am against the Bill "

This is the opinion of an emment judge who cannot be said to be partial He has learnt Hindu law and he knows what it is, and after studying Hindu law he finds this Bill so incongruous and so very against the principles of Hindu law that he is forced to give that opinion Now, Sir, from Billar, there is another "Shri Bharat Dharma Mahamandal" The opinion goes

"I am desired by the Council of the Shri Bharat Dharms Mahamandal, the All-India representative Association of Sanatans Hindias believing in the Vedas and other Hindia scriptures to regulate their strong protest against the Bill 3.

They have given at length their opinion about this Bill I will only read to you two or four sentences from it

"The chastity of womanhood stands on the granute rock of the marriage ceremony No king, no government, no society has ventured to affect changes in it since Satyayuga, the beginning of the first cycle of Yugas."

I am really surprised at the interjections of my Honourable friend, Dr. Deshmukh He is so very anxious that all these religious scriptures and all the opinions of religious people should be treated with scant courtesy, they should be trifled with, and joked at, because Dr. Deshmukh enjoys a privilege which he would not get anywhere else.

Dr. G. V. Deshmukh: As usual, he is again wrong in attributing these things to me

Mr. P. B. Gole: In paragraph 5 it is said

"In short, the marriage sacrament is thus the backbone of Hindu religious and scientific sociology. Any attempt to introduce such drestic changes as are provided by the Bill will result in complete disruption of Hindu society and religion, and consequently be resented vehimanily, producing undesirable reactions. The vast population of the Sanatanist Hindus forming the greater proton of the Indian population will take it as a direct hit against their cheruhed Dharma."

That is the opinion of a religious institution from Bihar

The Ronourable Mr. Jogendra Nath Mandal (Law Member) When opinions of one High Court Judge and Shri Bharat Dharma Mahamandal of Bihar have been cited here, may I request my Honourable friend to give the House the epinions of the Bihar Government and the Patna High Court Bar Association as well?

Mr. P. B. Gole: I will refer to them also But you will find throughout, fir. the opinion is overwhelmingly against this Bill, and therefore really speaking it would be dangerous to enset such a Bill into law

[Mr P. B. Gole]

The Commissioner of Chota Nagpur (I suppose Babu Ram Narayan Singh comes from there) says.

"To my mind the Bill is a some what clumsy attempt to deal with this important and delicate embect. I understand that a marriage solemnized under religious rights can be cancelled by marriage by regulation in a revolung to the Indian thought".

He has also pointed out the defects so far as the draft of the Bill is concerned

Then there is the Deputy Commissioner of Palamau. There is also the opposition of Dayawant Sahay Varma, Pleader, Daltongan, He is against this Bill. He says

"Laws relating to different forms of marriage already in existence in India are comprehensive enough to accommodate men of all tastes and fashions living on the Indian soil"

Mr. Deputy President: The Honourable Member can continue his speech the next time it comes up

The Assembly then adjourned till Eleven of the Clock on Saturday, the 16th November 1946.

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LEGISLATIVE ASSEMBLY DEBATES

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LEGISLATIVE ASSEMBLY

Saturday, 16th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Housershie Mr G V Mavalankar) in the Chair

STARRED QUESTIONS AND ANSWERS

(a) ORAL ANSWERS

SARAI PURANI IDGAH HOUSING SCHEME IN DELHI

625. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Health Department please state

(a) if it is a fact that Sarai Purani Idgah Scheme for re-housing the poor in Delhi is executed, and

(b) number of families getting the benefit of that scheme?

Mr. S. H. Y. Oulsnam: (a) The scheme has not yet been finally approved

(b) The Delhi Improvement Trust is taking a census of the persons who are likely to be affected by the execution of the scheme, and the number of families which will be entitled to the benefits of the state-aided re-housing scheme will be known on completion of the census

Pandit Sri Krishna Dutt Paliwal: May I know from the Honourable Member the stage at which the scheme stands at present?

Mr. S. H. Y. Oulsnam: The scheme has been published for public objections and it is now under the consideration of the Trust

Pandit Sri Krishna Dutt Paliwal: How long will it take to get their final approval?

Mr. S. H. Y. Oulsnam: I cannot say that

Pandit Sri Krishna Dutt Paliwal: May I know if the location of the alternative accommodation proposed to be provided for the persons coming under the scheme is close to the place of the scheme?

Mr. S. H. Y. Othmam: I understand that the whole question of the accommodation of those who will be displaced is under the consideration of the Trust

Pandit Sri Krishna Dutt Paliwal: May I know what is the shape and design of the houses which are going to be provided to those people and whether they will have electricity and water supply?

Mr. S. H. Y. Oulsmam: Yee, Sir Electricity and water will certainly be provided As regards the design of the houses I shall have to ask for notice of that question.

Pandit Srt Krishna Dutt Paliwal: Will notice be served upon the inhabitants when the scheme is finally approved?

Mr. S. H. Y. Oulsnam: Yes, Sir. I believe that notice to vacate will be given in the case of those persons who are required to vacate their houses.

RESERVATION OF POSTS OF CIVIL SURGEONS FOR EUROPEAN I.M.S. OFFICERS

626. *Pandit Sri Krishna Dutt Pallwal: Will the Secretary of the Health Department please state the steps which the Interim Government have taken or propose to take, to remove the reservation of several posts of Civil Surgeons for European I. M. S. Officers only?

Mr. S. H. Y. Onlenam: The posts are reserved under orders passed by the Scaretary of State. The whole question of the termination of the I M.S. (Civil) as a Secretary of State's service is under the active consideration of Government.

Seth Govind Das: Are the Government of India going to represent to the Secretary of State that such reservation is detrimental to the interests of this country?

Mr. S. H. Y. Oulsnam: I have said that the matter is under the consideration of the Government and the point which the Honourable Member has made will certainly be borne in mind

Lala Deshhandhu Gupta: May I know if it is a fact that in Delhi we can have only a European I M S as civil surgeon and not an Indian?

Mr. S. H. Y. Oulsnam: The post of Civil Surgeon. Delhi, is one of the posts which are reserved for European officers under the rules made by the Secretary of State

REMOVAL OF COLOUR PREJUDICE AND FAVOURITISM IN W A C. (I)

- \$27. *Pandit Sri Krishna Dutt Paliwal: Will the Secretary of the Defence Department please state the steps which the Interim Government have taken or propose to take to put an end to colour prejudice and favouritism in the WAC (I)?
- Mr. G. S. Bhalja: The Interim Government, Sir, are satisfied that steps to prevent favouritam or colour prejudice have been taken, and I may remind the Honourable Member that this Corps will be disbanded entirely by 1st April 1947

Babu Ram Narayan Singh: What are the steps that have been taken to remove this?

Mr. G. S. Bhalia: The instructions of Government

Shri Sri Prakasa: Could we know the nature of the colour prejudice and favouritism?

Mr. G. S. Bhalja: If ever there was any colour prejudice or favouritism—and I deny that there was—that will now be stopped

Recovery of Expenditure incurred in India on brhalf of U K. and Eastern Group Countries

- 628. *Mr. Manu Subeda:: (a) Under how many accounts has the Honoursble the Finance Member mourred expenditure in Ind.s for and on behalf of (i) the Government of the United Kingdom, and (ii) the Eastern Group countries?
 - (b) How much has this expenditure been during each of the last five years?

 (c) How much expenditure is still being incurred, and for what purposes?
 - (d) By what processes and in what manner have these moneys been recover-
- (e) If they have not been recovered, what steps are Government taking for their recover?

The Konourable Mr. Liaquat Ali Khan: (a) Mainly under the Defence Services Account and to a minor extent on Civil Account mainly in respect of the following temms—

- (1) Evacuees.
- (2) Internees
- (8) Lascar's pensions
- (4) Requisitioned ships
- (5) Mica bonus
- (b) On Defence Services Account the expenditure has been as follows:

		-				In I	akhs of rupees
1941-42 .							193,53
1942-48 .							395,99
1948-44 .							377.87
1944-45							455,18
164K-48 /T	 			-	-		040,00

The figures for the expenditure on Civil Account are not readily available that are comparatively small. They are being collected and will be laid on the table of the House in due course

- (c) The net expenditure that will arise in the Defence Servics Accounts in 164-47 on behalf of the Government of the 'U.K. is estimated at Ris 34,20 lakks, mainly on pay and allowances of Indian troops serving oversess on Imperial duties, pay and allowances of troops in India and other formations required for the maintenance of troops and expenditure on stores for these troops, transportation charges, accommodation and other miscellaneous charges and terminal charges such as war gratuities, release leave pay, etc. In this connection a efference is invited to the Explanatory Memorandum on the Budget Estamates for the Defence Services 1948-47 Except for a turning amount representing arrear transactions, there will be no expenditure incurred on behalf of the Eastern Group Countries in 1946-47 The extent of the expenditure on civil items mentioned in reply to part (a), which continues to be incurred, will be known when figures have been collected as indicated in reply to part (b) of the question
- (d) and (e) Under the Financial Settlement regulating the allocation of detence expenditure between His Majesty's Government and India during the war, the expenditure incurred by the Government of India on defence services and supplies less that portion debitable to India revenues is recovered currently from His Majesty's Government That Government's habilities in respect of the previous years have all been discharged by sterling payments Smilarly expenditure incurred in the current year on behalf of His Majesty's Government is also being recovered currently in the same manner The civil expenditure is likewise being recovered from His Majesty's Government in sterling
- Mr. Manu Substar: Will the Honourable the Finance Member examine the question whether, in regard to the supplies made to the Eastern Group countries (in which, I understand Australia and South Africa are included) any moneys for the past expenditure mourred by the Government of India on their behalf are still due and, if so, whether those countries should not be called upon to pay them to India directly instead of these debits being put in the sterling balances to the credit of India?

The Honourable Mr. Lisquat Ali Khan: Sir, I do not think there are any outstandings but I will have the matter examined as suggested by my Honourable friend.

RENT OF REQUISITIONED PROPERTIES

- 629. *Mr. Manu Subedar: (a) Will the Secretary of the Defence Department please state by how much the rent of requisitioned properties has been brought down from the figure of nine crores of rupees a year given at the time of the last session of the Assembly?
 - (b) Which classes of premises are still under occupation, and why?
 - (c) Why did the process of de-requisitioning take so long?
- (d) Is it a fact that for de-requisitioning, special men have been called out from England? If so, what are their names and their salaries?
 - Mr. G. S. Bhalja: (a) The position as at 30th September 1946 is as follows

		In la	kins of rupees
Rental of requisitioned property			690
Rental of hired property			152

There has been a decrease of Rs 1.84 crores since December 1945 and this has been achieved by the release of 4,152 buildings and 984 lands.

(b) I lay a statement on the table showing the classes of premises still under occupation.

- (c) There is no longer any delay in the process of de-requisitioning once it is decided that the property can be released, but the requirements of the Armed Forces are still considerable, because those coming back from overseas are almost as many as those being demobilised
- (d) Yes, Sir Of a total of 197 officers, 30 have been brought out from England Three Deputy Assistant Directors and twenty-three Area Lands, Hirings and Disposals Officers have been recruited in the United Kingdom A statement is laid on the table showing their names and salaries

Statement [in reply to part (b)] Classes of premises still under occupation

Classes	Roasons				
(i) Schools and other Educational Esta- blishments.	Being used as hospitals and by other administra- tive units. The release of this class of accom- modation is being given the highest priority.				
(ii) Hospitals	Only 4 premises are affected in the whole country Will be released as hospital requirements of the Armed Forces fall.				
(iii) Public Buildings and Institutes (iv) Commercial and Industrial buildings.	Being used in most cases owing to the increased derical staff of establishments and will be released as demobilization progresses.				
(v) Storage accommodation .	Cannot be released until it is possible to dispose of stores.				
(vi) Residential buildings . (vii) Other buildings including Hos- preals.	Until the establishment of the Armed Forces is reduced still further it will be necessary to retain a proportion of the buildings for residential purposes.				

Statement [in reply to part (d)]

		_					Salary Per mensem	Overseas pay per mensem
Deputy Assistant Director	•						Rs.	£
Mr. J. K Brittam							h l	
" J. Parry .							1,100-87/8-1,250	25.
"Gallaher .							ا (ا	
res Lands, Hirings and	Dieg	poeale	Office	TO				,
Mr. B. G. Abrahams				•			h l	
"H. V. Littler								
" V. W. G. Barrell					•		1	
"P.G. Whate				٠		.		
" A. I. G. Harding		•			•		750-25-850	25
"A. Hinton .					•		1 1	
"I. E. Hills .			•		•		1	
. K. B. Kilner						. 1	1 '	

		_			-	Salary per mensen		Overseas pay per mensem
				 		Rs.		£
Mr.	L Strudwick]	1	
,,	P A Gwig]]	1	
,,	E Lake					[]	- [
"	E G Brown				•	Н	!	
٠,,	J. M ddings					11		
,,	.L. S Gillard					11	1	1
,,	H F Midworth					1		
,,	L. A. Harrison					₹ 750—25—	-850	25
,,	D O J Duncan					Norm8	of the	e officers ha
"	H E. F Mill r					the mini	gaged mum./	on a salary abo
,,	W. J. H. Shepherd					ΙΙ.	- 1	
,,	H. C Morris		`					
,,	J B Eastmure .			_		{{		
,,	D G Baker							
	K L. Eaves					11	- 1	

In addition the undermentioned, who were serving as military officers in L. H. & D. Service, one is a from the Army, have been engaged on civilian contracts in the appointments they hold as military officers:

Assistant Directors-			f		. £
Mr. C R Beale					
" E. W. Popple			ì	} 1,500—5 0 —1,700	80
Doputy Assistant Directors —					
Mr. L. P. Brooks .				1 100-27/8-1 250	25
,, A.S.G.II .	٠	•	.	1,100-37/8-1,250	20

Mr. Manu Subedar: May I know why, from this enormous expenditure of Re 9 crores a year or Re 75 lakhs a month, the military department have failed to bring it down to anything less than Rs 7 crores, and why twelve months after the war this country should still go on bearing this very heavy expenditure? May I know whether it is due to the slowness of demobilisation, and whether demobilisation has not taken place according to the schedule originally fixed? May I know whether there have been any special causes for the delay in demobilisation?

Mr. 6. S. Bhala: I suggest that all these questions have been gone into fully in connection with the debate on the Bill to continue certain emergency powers in relation to requisitioned land. I have given a reply to all these questions before, and I hope the House will not wish me to repeat what I have already said.

Mr. Hann Subedar: I am asking the Honourable Member to make clear to this House now why a heavy sum of Rs. 7 crores should still be borne by this country, and whether it is due to incompetence or dereliction or whether it is

,

due to delay in demobilisation which has left us with bill of Rs. 7 crores a year. which is a very heavy outlay.

Mr. G. S. Bhalja: I explained before that the armed forces of the countrythe men in uniform-were still roughly four times the normal peace-time strength I have already explained that we had large scale movements of troops from the east and from the west, and for these reasons-(these are the main reasons) and also because we have got property worth crores of rupees tobe stored and guarded, etc., all of which require accommodation—the progress of derequisitioning is not so rapid as we ourselves would like it to be As regards the particular point about the progress of demobilisation, demobilisation is slightly behind schedule—for reasons which I need not go into at the moment-but on the whole demobilisation has not been delayed to the extent the suggestion seems to be

Mr. Ahmed E. H. Jaffer: In view of the fact that hundreds of bungalows which were built by Government during the course of the war round about various cantonments in India are being demolished and auctioned, why is not possible for the Honourable Member to retain them and accommodate these officers who are coming from overseas in these hutments, so that the properties now in the possession of the Government which were requisitioned may be derequisitioned in the immediate future?

Mr. G. S. Bhalja: I can assure the Honourable Member straightaway that wherever there is accommodation available for troops coming from overseas. theatres, special accommodation will not be reserved for them.

Mr. Ahmed E. H. Jaffer: Why not derequisition all these properties which are in the possession of the army and remove all those officers who have enjoyed these palatial houses in the past to the inconvenience of the civil population, and shift them into hutment accommodation round about the various canton ments in India, which are now being auctioned for a song and are being demolished and thrown away?

Mr. G. S. Bhalja: I do not accept the implication that this happens on a scale on which my Honourable friend suggests that it exists

Diwan Chaman Lall: Why was it necessary to import 30 European officers for derequisitioning?

Mr. G. S. Bhalja: I explained that in connection with another question only on the 13th November persons with technical qualifications were required, and unfortunately in spite of advertisements in the press here we could not get the requisite number of Indians possessing the technical qualifications

Diwan Chaman Lall: Is it a fact that the academic qualifications were , so engineered as to enable only Europeans to occupy these posts?

Mr. G. S. Bhalia: I do not think so

Seth Govind Das: Are they being requisitioned temporarily or for permanent posts?

Mr. G. S. Bhalja: Requisitions are always temporary!

Diwan Chaman Lall: May I ask my Honourable friend whether it is a fact that among these 30 men lawyers have been imported from Great Britain?

Mr. G. S. Bhalja: I cannot say offhand, the lawyers might also be engineers or surveyors, it is quite possible that a lawyer may be a surveyor as well

Diwan Chaman Lall: That means that my Honourable friend has not actually examined the position and therefore he is not in a position to tell the House what his actual qualifications are?

Mr. G. S. Bhalja: That is not so; I have said that the men who have been recruited are those holding the necessary technical qualifications; if in addition to those technical qualifications, any one happens to be a lawyer, I do not think that it is a disqualification.

Mr. President: Order, order I think this is getting into an argument.

Sardar Mangal Singh: May I know whether in view of the food shortege in the country, Government will give first priority to release agricultural lands that have been requisitioned by the military authorities?

- Mr. G. S. Bhalja: Wherever possible I should say that agricultural land which was not immediately required has been given out for purposes of cultivation.
- Sri M. Ananthasayanam Ayyangar: May I know if at the time of the origirequisitoning any such group of men—30 Europeans—were brought here for requisitoning purposes?
 - Mr. G. S. Bhalia: No. Sir
- Sri M. Ananthasayanam Ayyangar: If there was no need at the time of requisitioning to get these officers, why is it now that you have had to get thirty men out from England for derequisitioning? I want an answer to this question.
- Mr. G. S. Bhalja: The volume of work went on increasing since the process of requisitioning began, and as the volume of work increased the number of officers had also to be increased.
- Mr. Manu Subedar: May I know in what period the demobilisation is expected to be completed, so that that particular reason for continuing requisitioning would drop out?
- tioning would drop out?

 Mr. G. S. Bhalja: I think the bulk of the armed forces will have been demoblised by October 1947
- Sti M. Ananthasayanam Ayyangar: Do these legal advisers know anything about Indian law and Indian conditions? Have they any other qualifications than knowing English law?
- Mr. G. S. Bhalja: How does the question of legal adviser arise out of this question, Sir?
 - Sri M. Ananthasayanam Ayyangar: One of the thirty is a legal adviser?
- Mr. President: There will be no further argument I am calling the next question

NON-INDIAN PRISONERS OF WAR IN INDIA

- 630. *Mr. Manu Subedar: (a) Will the Secretary of the Defence Department please state how many prisoners of war of non-Indian origin have been maintained in India, and where?
- (b) What is the total amount of expenditure incurred during each of the last five years?
 - (c) Is any expense being incurred now? If so, how much per month?
 - (d) What steps have been taken for their repatriation?
- (e) Are these moneys recovered from the Government of the United Kingdom? If so, in what form? If not, why not?
- Mr. G. S. Bhalja: (a) The total number of prisoners of war of non-Indian, origin maintained in India was 70,983 comprising 68,390 Italians and 2,548

 Japanese They were maintained at the following places:

Bangalore, Bhopal, Ramgarh, Dehra Dun, Yol, Bikaner and Baleli

(b) The total amount of expenditure incurred during each of the last five years on the maintenance of prisoners of war of non-Indian origin is as follows:

				1	n lak	hs of rupees
1941-42						8,76
1942-43						6,65
1943-44						7,23
1944-45						4,58
1945-46				٠,		2,80
				Total		30.03

TEGISLATIVE ASSEMBLY

- (c) The expenditure is now diminishing from month to month as prisoners are being repairisted. The expenditure for the month of September is estimated at R 8 lakhs.
- (d) All Japanese prisoners of war were repatriated in May 1946 The nullber of Italians repatriated up to date is 65,192 and shipping has been allotted to repatriate the remainder by the end of November 1946
- (e) The entire expenditure on the maintenance of Italian and Japanese possences of war captured beyond Indian borders is recovered from His Majesty's Government in sterling like other recoverable expenditure incurred by the Government of India on behalf of His Majesty's Government The cost of maintenance of Japanese prisoners captured within Indian borders during the Assam campaign is the liability of India
- Mr. Manu Subedar: My Honourable friend gave figures which were not quite intelligible Does he mean Rs 8 erores a year was spent, or was it Rs 80 lakhs a month?
- Mr. G. S. Bhalja: I gave the figure for 1941-42 as Rs 876 lakhs All these figures are given in lakhs
- Dr. Zia Uddin Ahmad: May I know what portion of this Rs 30 crores has been debited to the account of the Indian exchaquer and how much to His Majesty's Government?
- Mr. G. S. Bhalja: I have not got the exact figure, but I think for purposes of allocating costs, the number of prisoners on whose account the cost was debited to the Government of India was 650 *
 - Dr. Zis Uddin Ahmad: The rest goes to the account of H M G?
 - Mr. G. S. Bhalja: Exactly so
- Seth Govind Das: May I know, when these prisoners were detained in India on account of imperial policy, why should India bear the cost of their remaining here?
- Mr. G. S. Bhalja: I said that the cost of all prisoners captured outside the borders of India had been debited to His Majesty's Government in the United Kingdom
- Mr. Manu Subedar: Apart from these costs, may I know whether the Government of India have incurred any heavy capital costs for putting up their camps and for their transit or in any other manner? I think these are maintenance costs which the Honoursble Member mentioned
 - Mr. G. S. Bhalfa: I am afraid I must ask for notice of that question Burma Refugees serving in Central Government
- 631. *Mr. Manu Subedar: (a) Will the Honourable the Home Member please state how many Burma refugees are still serving in the Central Government and in which Departments are they?
 - (b) Has the Government of Burma demanded the services of such men?
- (c) What is the present position of these negotiations and how many men have already been sent back and how many are going to be sent from the services?
- The Honourable Sardar Vallabhbhai Patel: (a), (b) and (c) Information is good and will be laid on the table of the House in due course The Government of Burna have asked for the return of some of their employees and this request has in general been complied with The remainder are employed only in temporary posts and to the extent that they are non-Indians, they will be covered by the recent orders about the ban on the employment of non-Indians.
- Mr. Manu Subedar: Are Government aware that there is a lot of heart burning among regular Indian servants of the Indian Government that some

of the places which should have been given to them have been given to these refugees, non-Indians from Burms and it that is so, will the Honourable Member make inquiries and try and repatriate these non-Indian refugees, who may be in Government service now, to their own country?

The Honourable Sardar Vallabhbhai Patel: The inquiry which my Honourable friend wants to be made will be made and necessary steps will be taken

RADIO LICENCES IN INDIA

- 632. *Mr. Manu Subedar: (a) Will the Honourable Member for Information and Broadcasting please state the total number of radio licences issued in India and the comparative figures for the last five years?
- (b) What was the total number of radios imported in India since the beginning of the war?
- (c) How many radios imported on Government account are still with Government?
- (d) What has happened to the radios, which were in use by the soldiers and how many are there?
- (e) How many new broadcasting stations are going to be installed and is the machinery for them on order? If so, where and at what price?
- The Honourable Sardar Vallabhbhai Patel: (a) The total number of current radio licenses in British India on the Slat August 1946 was 2,16,420 The figures for the previous five years are as follows:

1941		1,36,80
1942		1,61,70
1943		1,71,610
1944		1,88,011
1045		2 02 024

The figures for the Indian States are not available

- (b) The total number of radio sets imported in India through the commercial channels is 1,51,286 Radio sets imported on Government account total 53,917
 - (c) None
- (d) Wireless sets issued to units remain the property of that unit until its disbandment when the sets are returned for re-distribution. Due to the extent of troop movements to and from India during 1945 and 1946 and due to heavy wastage which occurred in action, it is not possible to state how many sets originally issued are still in service. A census is being taken.
- (e) Plans, both long-term and short-term, have been prepared for the development of broadcasting in India. The number of new centres that can be established will depend mainly upon finance, the availability of equipment and the provision of technical staff. The scheme has, however, not yet been finalized and no order for the machinery has so far been placed. The last part of the question does not arise
- Mr. Manu Subedar: In view of the very small number of hiences in this country and the very useful purpose which broadcasting is performing for the public, may I know whether Government will either undertake themselves or subsidize a scheme for the production of a popular radio set at a very cheap price, from Rs 20 to Rs 30?
- The Konourable Sardar Vallabhbhai Patel: Radio sets at cheaper rates are being prepared by some important companies and they have approached the Government about the matter. It is being considered.
- Mr. Manu Subedar: That important company referred to by the Honourshe the Home Member 12 offering those sets at about Ra. 95 and I feel that having regard to the very small intrinsic value of the raw material involved in this article, if it were properly managed, it could be produced at

between Rs 20, 30 and 40 Will Government have an inquiry made into thisproblem and if necessary help and subsidise the manufacture of sets at a cheapprice?

The Honourable Sardar Vallabhbhai Patel: If, as is suggested, cheaper sets can be made, the suggestion will certainly be examined.

Sri M. Ananthasayanam Ayyangar: Is it a fact that some time ago a model cheap set was manufactured by the Government, for being copied by other manufacturers is this country, at a cost of Rs 50?

The Honourable Sardar Vallabhbhai Patel: I want notice I am not aware of that

CREATION OF CIVIC GUARDS AND CIVIL DEFENCE CORPS

633. *Seth Govind Das: Will the Honourable the Home Member please state

(a) whether Government are aware of the disturbances that are breaking out at different places, and

(b) whether Government propose to revive the system of civic guards and to establish people's own civil defence corps in all parts of the country in co-operation with Provincial Governments under the authority of the Central Government and in co-ordination with the military command?

The Honourable Sardar Vallabhbhai Patel; (a) Yes

(b) The organisation of civic guards was formed under an ordinance which has expired. In so far as the Provinces are concerned, the question whether the same or similar organisation should be formed is within the discretion of the Provincial Governments

Seth Govind Das: Are Government contemplating the establishment of civic guards in the Centrally administered areas?

The Honourable Sardar Vallabhbhai Patel: No. Sir

Seth Govind Des: Will Government then consider that some sort of cocontinuation of these civic guards is necessary, if these are established in provinces?

The Honourable Sardar Vallabhbhai Patel: Different provinces have different conditions and the Government do not propose to interfere with the discretion of the Provincial Governments

Dr. Zia Uddin Ahmad: What is the information of Government, whether civic guards like cholera pills, create the trouble themselves?

Sri M. Ananthasayanam Ayyangar: May I know whether disturbances are taking place in the city of Delhi? Actually some stablings have taken place and the police do not come to the aid of the people there?

The Honourable Sardar Vallabhbhai Patel: That question does not arise. This question relates to civic guards

Sri M. Ananthasayanam Ayyangar: It arises out of the first part whether Government are aware of the disturbances that are breaking out at different places

The Honourable Sardar Vallabhbhai Patel: This question refers to the whole of India, not Delhi only.

Sri M. Ananthasayanam Ayyangar: Delhi is included in it.

The Honourable Sardar Vallabhbhai Patel: But the stray stabbing cases are not included in it.

Sri M. Ananthasayanam Ayyangar: Until some stabbing and death takeplace, the police are not to be found on the scene The whole of last night there was trouble here at Delhi

The Honourable Sardar Vallabhbhai Patel: For the last ten days, the policehave been working practically all the 24 hours and they have been thoroughly exhausted. I do not think it is wise to encourage running after police help at every place People must learn to defend themselves

Seth Govind Das: Under these circumstances, do not the Government think the civic guards would be helpful to the police in the centrally administered areas?

The Honourable Sardar Vallabhbhai Patel: The system of civic guards for that purpose was found to be very unsuitable

Sri M. Ananthasayanam Ayyangar: Does the Honourable Member want to encourage hand to hand fight?

Mr. President: The Honourable Member is now getting into a discussion

Mr. Sasanka Sekhar Sanyal: How do the Government propose to help these people?

*The Honourable Sardar Vallabhbhai Patel: By encouraging the people to defend themselves

Uniform Policy as Licences for Firearms under the Indian Arms Act.

634. *Seth Govind Das: Will the Honourable the Home Member please

(a) whether Government are sware of the fact that Provincial Governments are, in practice, following varied policies in issuing licences for arms, firearms and ammunition under the Indian Arms Act,

- (b) whether Government propose to initiate a uniform policy throughout the country in the matter of granting these licences on a systematised standard basis based on certain well-considered qualifications thought fit by Government, and
- (c) whether Government propose to add in the schedule of examptees under the Indian Arms Act all the members of both the Houses of all the Provincial Legislatures as also the members of the Constituent Assembly?

The Honourable Sardar Vallabhbhai Patel: (a) Yes

- (b) Having regard to the different circumstances prevailing in different Provinces, the inter-relation between law and order and grant of arms licences, and the impossibility of laying down any hard and fast standard rules on the subject, Government consider that the discretion at present vested in the Provinces should remain
- (c) Government do not consider that such exemption is necessary I have no doubt that the application of individual members who need protection by gours or other arms will meet with a satisfactory response from District and Provincial administrations

Seth Govind Das: Are the Government aware that even for those people who hold licences it is not possible to get these arms if they go in the market to purchase them?

The Honourable Sardar Vallabhbhai Patel: Licences to members referred to m the question will be freely given if applied for

Seth Govind Das: I am not asking about the licences What I want to ask is that in spite of the fact that people do possess licences and yet when they go to the market and try to buy these arms, they are not available in the market?

The Honourable Sardar Vallabhbhai Patel: I am not aware of the fact that the licencees find any difficulty in the purchase of arms because we have not received any such complaints

Mr. Ahmed E. H. Jaffer: How is it that in the province of Bombay, though arms are available, people were prevented from buying them? Is the Honourable Member aware of the order issued by the Government of Bombay to the dealers of arms and ammunition in the province of Bombay that they cannot sell arms to any one? If so, will the Honourable Member consider the

urgency of removing this ban which has been already issued by the Bombay

The Honourable Sardar Vallabhbhai Patel: I do not think that the Government of India can interfere with the discretion of the Bombay Government in this matter.

Mr. Sasanka Sekhar Sanyal: As a measure of prevention of offences against women, will the Government consider the desirability of including women-folk of our country in the exemption list?

The Honourable Sardar Vallabhbhai Patel: Well, Sir, I am sure the Provinces will do the needful in the matter

Shri Sri Prakasa; Is it not a fact that dacoits and burglars have arms without any licences and that the law only operates against law-abiding citizens?

The Honourable Sardar Vallababhai Patel: The dacoits and burglars have a general license and therefore a Government licence is not necessary

Lala Deshbandhu Gupta: Will the Honourable Member consider the desirability of issuing instructions to the Local Government of Delhi to renew all such licences as were cancelled for the simple reason that ammunition was not bought by the licencess during a certain period?

The Honourable Sardar Vallabhbhai Patel: If those licences whose licences have been cancelled will apply, the matter will be considered

Shri Sri Prakass: In view of the fact that dacotts and burgiars have no need to take hoences, will the Honourable Member repeal the Arms Act and allow law-abiding persons also to have arms without hoences?

The Honourable Sardar Vallabhbhai Patel: Certainly the law will be abrogated when the whole populace becomes burglars and dacosts

Broadcasting Station at Jubbulpore

- 635. *Seth Govind Das: Will the Honourable Member for Information and Broadcasting please state
- (a) whether Government are aware of the fact that two Broadcasting Stations are already located in the Marathi speaking areas, vis, Bombay and Auraneshad.
- (b) whether Government are aware of the fact that broadcasts from Delhi and Lucknow Stations are made in a highly Persianised Urdu,
- (6) whether Government have decided to construct a Broadcasting Station at Nagpur, a Marathı speaking town in the Marathı speaking areas; and
- (d) whether Government will consider the advisability of establishing this Station at Jubbilpore in the Hindi speaking area?
- The Honourable Sardar Vallabhbhai Patel: (a) Yes, but the Broadcasting Station at Aurangabad belongs to the Hyderabad State
- (b) Government have received some complaints to this effect and the whole language question is at present under my active consideration
- (c) and (d) The Honourable Member seems to be under a misapprehension Language is not the only orterion for new installations and it is possible to cover two different but adjoining linguistic tracts from the same station Government do not, therefore, propose to decide the question of a suitable location for a transmitter in C P. on linguistic basis only

STUDENTS FOR SPECIALIZED TRAINING SENT ABBOAD BY CENTRAL GOVERNMENT,

636. *Seth Govind Das: (a) Will the Honourable Member for Education please lay on the table of 'the House a statement showing the number of students sent abroad by the Central Government at their (Government's) expense for higher and specialised training during the last five years, with their quotas from each Province, the country to which they were sent, the subjects for the training or the study for which they were sent and the expenses that have so far been and are hereafter to be incurred on them?

- (b) Is it a fact that a considerable number of these students was sent to Great Britain, though higher and more advanced technological training could be had only in the United States of America, and agricultural training in the U S S R 2.
- (c) Do Government propose to revise this policy and send students in future to countries where best faultities for technological and agricultural training of the most advanced type are available?

The Honourable Sri O. Rajagopalachari: (a) Two statements giving the information asked for are laid on the table of the House These statements include only those Central Government scholars who have actually sailed. In addition, there are 102 selected candidates who are awaiting either admission for passage No student was sent abroad by Government for studies during 1942 to 1944. A statement showing the revised estimates of expenditure for 1945-46 (Rs 9-05 lakha) and budget estimates for 1946-47 (Rs 46 07 lakha) in connection with the training of these scholars is also laid on the table of the House. It is not possible to give exact figures of expenditure as it will involve a great deal of calculation on the basis of when each individual student sailed.

- (b) During the last two years 199 students have been sent to the USA and eight students to Canada, 214 to the UK and two to Australia The country and institution in each case has been determined by the availability of suitable facilities for the particular subject for which a student was selected Admission for all the students selected for one subject cannot be secured in a single institution or country. As regards the USSR even if training facilities were available and even if we ignore the question of language it is not probable that that country would at the present moment receive foreign students
- (c) The scholars selected for advanced studies overseas are being sent only to those countries and institutions where suitable facilities for the subject concerned exist and are available for Indian students and no question of a revision of policy arises

Statement showing the subjects and number of students sent overseas by the Central Government during 1915 and 1946

			,			
•	From 19	45 Batch	From 19	46 Batch	1	
Subjects	U. K.	T. S. A	U.K.	U. S. A.	Australia	Total
1. Aeronautical Engineering .	,	4	3			9.
2. Agriculture	20	23	1	3		47
3. Agricultural Statistics			1	١.		1
4. Animal Husbandry	4	8	1	4	- 3	19,
5. Astronomy				1		r
6. Automobile Engineering .	4	1		1		6
7. Biochemistry		5				
S. Biological Services Technician		3			1 .	3
9. Building Research		9		l		11
10. Ochlulose	2		1		l i	3
11. Ceramics	8	2	1			6

Subjects .				46 Batch		
	U. K.	<u>U.</u> 8. A.	U.K.	U. S. A.	Australia	Total
12. Chemical Engineering	. 8	8				16
13. Cmematography		2		3		s'
14. Dairy	. 2	6	1	1		['] 10
15. Dam Design and Hydrology	1 .			4		4
16. Economies	. 3	5	1		1 . 1	9
17. Education General	14	1	4	4		22
18. Education Technical			5			5
19. Electrical Engineering	8	18		1]	22
20 Fermentation	1	2				3
21, Fraheries	10	5		1		16
22. Fuel Technology	2	5	5			12
23. Forestry	2					2
24. Geology	5	1	'6			12
25 Geophysics				1	.]	1
26 Glass Technology	4	1	1			6
27 History			1	.	.	1
28. Hortsculture a		10		5	.	15
29 Industrial and Applied Chemistry	16	3	5			24
0 Mechanical Engineering .	9	7				16
31 Medical Librarian	.		1		.]	1
32. Mercantile Manne Er gg	1		2			, 3
33 Mctallurgical Engineering (in- cluding Steel Pipes and Cast-	8	5		2		15
ing). 34 Met orology	4	.]	.]	.	.	4
to Mining	3	1	. 2		ļ	6
6. Pamt: and Varnishes	2	2		1	.	5
87. Pharmacy	5	ŀ	1	. i	1	8
8. Plastics	8	2		1		6
9. Public Health Engg	1	4		.		4
0. Pulp and Paper	.	1		1	. [1
l. Radio Engineering	11	14	2	3		30
2. River Research and Hydraulies	1.1	2		i		š

		From 19	45 Batch	From 19	46 Batch				
	Subjects			U. K.	U. S. A.	U. K.	U. S A.	Australia	Total
43.	Rubber Technology	•		3	2		1	-	
•44.	Scientific Instruments			2	,		1		5
45.	Soil Conservation				3				3
46.	Statustros				2	1	2		6
47.	Textule Engineering						l	1	3
48	Wood .		•	2	2		2	١.	6
	Grand To	tal		170	166	44	41	2	423

Statement Showing, According to Provinces, the number of Students sent abroad by the

			-					1	1945	1946	Total
Total nu		sele	oted 1	or the	awa	ard of	Seho	lar-	355	213	56
Total No		lentre	al Ove	rseas	Sehol	ars a	pres	ent	339	188	52
	Num	bers (sotual	l y s en	4 abn	ad so	far a	re Sta	en below:	,	
e Assam								.]		2	
Bengal									63	14	
Bihar							•		19	1	
Bombay							•	.	24	.	
C. P. &	Berar		•	•	٠		•	. }	9		
Madras		•	•				•	.	41	14	
N. W. F.	Р.		•	•	•	•	•		5	2	
Orissa			•	•	٠	•	•	.	2	3	
Punjab								. [69	19	
Sind				•	•				Nu	1	
U. P.						•			50	13	
تظلمنا				•				.	1	2	
Alwar						•	•		1	[
Baroda								-:[2	٠,	

~			 			 		
		-				1945	1946	Total
Cochin .						1	2	
Gwahor .						1		
Hyderabad	•					8	2	
Indore .						1	1	
Jaipur						1		
Jodhpur						1		1
Kashmır						1	1	
Kotah						1	•••	
Mysore .						24	7	
Nabha .						2		
Nar-ingarh						1	•••	
Patiala .						1	•••	
Travancore						12	3	
Kapurthala		•	٠		•		1	
				To	ial	336	87	i
	,		Gra	nd To	tal		423	

Statement showing the estimate of expenditure for 1945-46 and 1946-47 on the training of students selected by the Government of India for advanced studies abroad

		. —	_					Revised Estimates for 1945-46	Budget Estamates for 1946-47
								Rs.	Re.
(a.)	Scheme of Sch Abroad :—	olarship	for	Adv	anced	Stu	dies		
	(1) In India and	τ. 8. Α.						4,85,000	28,00,000
	(iı) In U. K.							4,00,000	17,00,000
b)	Central State Scholars :—	Scholars	and	Seh	belgbe	Ca	stes		
	(1) In India	· ·.						25,000	8,000
	(ii) In-U. K.							40,000	80,000
	(iii) In U. S. A.	` •	•	•	•	•		5,000	19,000
					To	,		9,05,000	46,07,000

Seth Govind Dss: Is it a fact that some students were sent abroad for such studies as they can have in this country and the degrees which they got in foreign countries are considered even lower than the degree which they can have in India?

The Honourable Sri C. Rajagopalachari: I do not agree

Seth Govind Das: Will the Honourable Member make inquiries about it because the sending of students has been going on for a long time?

The Honourable Sri C. Rajagopalachari: Each time when an application is received, the subjects are noted and the point mentioned by the Honourable Member is fully examined

Shri Sri Prakasa: Is it not a fact that a large number of students who have been granted scholarships are stranded in India awaiting passage? If so, what arrangements are Government making to expedite their going abroad and not wasting their time here?

The Honourable Sri C. Rajagopalachari: Every effort is made to secure passages as early as possible There is no question of stranding when the students are in their own native land and they are looked after properly by the Government as long as they are waiting to go.

Sri M. Ananthasayanam Ayyangar: Is it not a fact that after their selection and before they are admitted in any college, these students join any college in the United Kingdom? Some students who were granted M A degrees in this country went to the United Kingdom and finding no accommodation in the original places fixed up for them had to be admitted into Matriculation courses in those Universities?

The Honourable Sri O. Rajagopalachari: As far as I have examined the papers, such absurd situations have not arisen, but difficulties were there and we are trying our best to overcome them

Sri V. O. Vellingiri Gounder: Government have answered that a certain number of students were sent abroad for training in agricultural engineering this year, may I know what is their number and to what countries they were sent?

The Honourable Sri C. Rajagopalachari: The correct answer can be given only after notice

Sri S. T. Adityan: Is it not cheaper to execute higher studies in this country and thus save the amount that is spent over these foreign studies?

The Honourable Sri O. Rajagopalachari: It may be ult.mately cheaper, but the question of urgency and time also arises in the matter.

Shri Sri Prakasa: May we know the nature of the care that the Government takes of those who, according to me, are stranded and according to the Honourable Member are not stranded, and who in any case, are wasting their time waiting for passages and not knowing what to do and in the meantime losing touch with their studies?

The Honourable Sri O. Rajagopalachari: The persons who have been selected and who are not able to go immediately for one reason or another either hold appointments already or they are admitted to other suitable institutions here or they are given a maintenance allowance during the period. This is what I have gathered from the papers We need not exaggerate the difficulties the difficulties.

Sri M. Ananthasayanam Ayyangar: Is the present Government satisfied about the desirability of sending students in such large numbers for all and sundry subjects to be studied in foreign countries?

The Honourable Sri C. Rajagopalacharl: Even the present Government is of opinion that for rapid industrialisation in certain matters students and scholars have to be sent abroad.

Sri M. Ananthasayanam Ayyangar: Is the Government aware of the case of a student who was sent abroad for higher studies in bio-chemistry but was obliged to learn fisheries for want of accommodation in bio-chemistry class?

The Honourable Sri O. Rajagopalachari: There is no great harm in a young man turning from one subject to another.

RESEARCH ON ATOMIC STUDIES.

- 637. *Seth Govind Das: Will the Honourable Member for Education please state:
- (a) what steps are being taken in this country in the field of atomic studies and research in its theoretical and applied spheres,
- (b) if any laboratory has been or is being contemplated to be set up for this purpose in this country, and
- (c) whether any students have been sent to the United States of America for the study of this subject, and what facilities have been granted or assured by the Government of the United States to these students for such study?
- The Honourable Sri C. Rajagopalachari; (a) The Council of Scientific and Industrial Research has set up a Research Committee—
- (1) to explore the availability of raw materials capable of generating atomic energy.
- (n) to suggest ways and means of harnessing the raw materials for the production of atomic energy,
- (m) to keep in touch with similar organisations functioning in other countries and to make suggestions for the co-ordination of the work of this Commuttee on an international basis
- On the recommendations of this Committee, the Council of Scientific and Industrial Research have formed two sub-committees (i) to draw up concrete proposals for a geological and physico-chemical survey of Travancore Thorium-bearing and associated minerals, and (ii) for carrying out a geological and physico-chemical survey of the uranium-bearing minerals of India with the help of special geologists to be deputed by the Geological Survey of India in this connection
- As for the theoretical aspect of atomic studies the Universities in India have been requested to encourage instructions in the theory and the experimental technique of atomic physics
- (b) No laboratory has been set up nor is it contemplated to set up one; but the Government of India have sanctioned the following three schemes to encourage atomic research
 - Establishment of a Betatron at the Tata Institute of Fundamental Research, Bombay—Rs 82,400,
 - (2) Development of a school of nuclear physics and biophysics at Calcutta under Prof M N. Saha—Rs 1,10,000,
 - (3) Research on trans-uranic elements, on the nuclear fission of heavy elements and on the absorption cross-section of neutrons at the Bose Research Institute. Calcutta—Rs 22.400

In addition to these grants the Government of India make a block grant of Rs 75,000 per annum to the Tata Institute of Fundamental Research for experimental Research on cosmic rays

(c) Atomic Research is still a jealously guarded secret in the United States at America It has therefore not been possible to secure research facilities for our students in that country Three students are however, engaged on research in 'Nuclear Physics' in the United Kingdom.

It will be observed that we have not been sleeping over the question of atomic research

Seth Govind Das: Will the Government see that at least in this country atomic energy is not used for destruction of life and property and for preparing bombs but is used for constructive work?

The Honourable Sri C. Rajagopalachari: That, that is the object may be seen throughout the answer I have given

Dr. Zia Uddin Ahmad: Are the Government aware of the fact that one of the Professors of Algarh University was given a scholarship by a society in England to carry on research work and he has already proceeded to Manchester?

The Honourable Sri C. Rajagopalachari: If that is correct, I am glad,

- REGISTRATION OF NEW FIRMS AFTER CONTROL OF CAPITAL ISSUES
- • 1638. Mr. Vadilal Lallubhai: (a) Will the Honourable the Finance Member be pleased to state how many new firms have been registered in India after Capital Issues were controlled?
- (b) How many and which of them have been registered in partnership with foreign interests?
- (c) Is it a fact that some of these partnerships have a share not only in the capital but also in control, management and ownership?
 - (d) If so, what are the names of such concerns?
- (e) Is it a fact that arrangements are being negotiated or are completed for standard Textile machinery manufacturing undertaking in this country on the basis of foreign partnership in capital and management?
- (f) If so, what are the reasons for allowing foreign vested interests to be created in the new sphere of manufacture of textile machinery?
- The Honourable Mr. Liaquat Ali Khan: If the Honourable Member has in mind firms registered under the Indian Partnership Act, parts (s), (b), (e) and (d) of the question should have been addressed to the Honourable the Law Member, if he has in mind firms registered under the Indian Companies Act then to the Honourable the Commerce Member Parts (e) and (f) should have been addressed to the Honourable Member for Industries and Supplies I regret I am not in a position to give the information asked for

CONTROL OF ALLIANCE BETWEEN INDIAN AND FOREIGN CAPITAL

- †639. •Mr. Vadilal Lallubhai: (a) Will the Honourable the Finance Member please state what steps Government have taken to check the growth of foreig; intretests in the form of allunices between Indians and foreigners?
- (b) Have Government received any representations and protests from Indian business and commercial community expressing their concern over this issue in the method of India's industrialisation?
- (c) If so, what have they done to allay these fears in the minds of Indian business community?
 - (d) What is Government's policy in this respect, if they have any?
- (e) Do Government propose to enunciate a long term policy in this respect, and publicise it for the benefits of Indian business community and the public in general?
- (f) Do Government propose to assure the Indiau business community that no such alliances between Indian and foreign capital will be allowed to be entered into hereafter and lay down that Indian industrialisation will be achieved on the basis of development and expansion of Industries owned, controlled and managed by Indians?

The Honourable Mr. Liaquat All Khan: This question should have been addressed to the Honourable Member for Industries and Supplies I regret I am not in a position to give the information asked for

[†] Answer to this question laid on the table the questioner being absent

HEALTH OF RIESHAW PULLERS

- 640. *Mr. Madandhari Singh: Will the Secretary of the Health Department be pleased to state
- (a) whether Government are aware of the fact that the health of Rikshaw pullers in general is very bad because of their occupation,
 - (b) the statistics about their number in different Provinces of India,
 - (c) the death rate among them and the disease from which they die, and
 - (d) the proposals of Government to check them?
- Mr. S. H. Y. Oulmann: (a) The Labour Investigation Committee, which investigated the condition of rickshaw pullers in certain cities in India found that as the majority of them are in the prime of manhood their general health is not unsatisfactory, but they suffer frequently from respiratory diseases brought alout by exposure to the weather
- (b) Statistics regarding the number of rickshaw pullers employed in the different Provinces of India are not available
- (c) No information is available about the death rate amongst rickshaw rullers
- (d) The Municipal authorities and the Provincial Governments are generally responsible for the Health and Welfare of rickshaw pullers

Seth Goyind Das: Are Government aware that in Simla Hills these rickshaw pullers die at an early age?

Mr. S. H. Y. Oulsnam: There was an investigation made into the health of the nickshaw pullers about three years ago and the result does not show that the Honourable Member's statement is correct

Sardar Mangal Singh: Will the Government of India ask the Delhi municipality at least to prohibit rickshaw pulling in the City?

Mr. S. H. Y. Oulsnam: As far as the investigations which have been made shot there is no reason on health grounds alone for prohibiting the pulling of rickshaws

Shri Sri Prakasa: What is the average age of a rickshaw puller about which an investigation has been carried on by the Honourable Member's department?

Mr. S. H. Y. Oulsman: I understand that in Simila licences are issued only to men between the ages of 20 to 40

Shri Sri Prakasa: What is the duration of the licence?

Mr. S. H. Y Oulsnam: One year.

Mr. Leglis Gwilt: May I sak whether the Honourable Member will encourage provincial governments to enquire into the average life of a rickhaw puller and in view of the fact that he becomes a rickshaw puller because of his miserable economic circumstances, will he also encourage provincial governments not to issue any more hoences to rickshaw pullers, and to try and find out alternative employments for them instead of pulling rickshaws?

Mr. S. H. Y. Oulsnam: The Government will consider making this suggestion to the Provincial Governments

Seth Govind Das: Will the Government see that at least a cycle is attached to rickshaws so as to relieve the pullers of some strain?

Sri M. Ananthasayanam Ayyangar: That is still worse

Mr. S. H. Y. Oulsnam: That is really a matter within the discretion of provincial governments

Khan Mohammad Yamin Khan: Is the Honourable Member aware that the rockshaws which have got bicycles attached to them require more exertion than the ordinary rockshaws which are ordinaryly pulled by them?

Mr. S. H. Y. Oulsnam: I have no information on that point

APPLICATION OF SARGENT SCHEME OF EDUCATION TO MUSLIMS

- 641. *Mr. Siddig Ali Khan: (a) Will the Honourable Member for Education please state whether it is a fact that the Sargent Scheme has been accepted by the Government of India with the proviso that special efforts should be made to help the Muslims and other educationally backward communities in the Education field?
- (b) If the answer to part (a) above is in the affirmative, what provision in this direction has been made in the five year plans?
- The Honourable Sri C. Rajagopalachari: (a) The Report of the Central Advisory Board of Education on Educational Development in India, popularly called the Sargent Report, was accepted generally by the Government of India in 1945 with the proviso that until the recommendation of the Central Advisory Board of Education that educational opportunities should be available for all has been fully implemented steps should be taken to secure the provision of adequate facilities for Muslims and other minority communities and to accelerate the progress of the scheduled castes and backward communities
- (b) The decision of the Government of India was communicated to the Provincial Governments A statement indicating the action that has been taken or is proposed to be taken by the Provincial Governments in regard to educational development in their areas during the next quinquennium has already been laid on the table of the House in connection with Starred question No 185 The responsibility of the execution of these plans rests primarily with the provincial authorities who will no doubt pay due attention to the consideration mentioned above The schemes received have been framed in broad outlines and the details of the provisions made in the connection referred to in the question are not available in all cases. A statement of such provisions as are mentioned specifically in the five-year plans is laid on the table of the House
- A Statement indicating special provisions made for the Education of Muslims, Scheduled Castes and other educationally backward communities in the Five Year Plans. (Starred question No. 641)

A Provincial Plans

- 1 Assum—(i) It is proposed to open at least 50 Primary Schools annually in all the Excluded Areas The Control of Primary education in the Lushai Hills and the North Cachar Hills will also be gradually taken over by Government from the Missionsry Bodies.
- (11) Three High Schools will be opened—one in the Lushai Hills, one in the North Cachar Hills and one in the Sadiya Frontier Tract It is also intended to open five Middle Schools annually in the Excluded Areas and provide the necessary Inspectorate
- 2 Bengal —It is proposed to improve 50 High Schools, both boys' and girls' In selecting these schools, the interests of the educationally backward communities will be kept in mind
- 3. Orissa —It is proposed to give more scholarships and provide books and slates to the scheduled castes, backward classes and hill tribes so that they may come forward in larger numbers to receive the banefits of education. There is also provision for payment of grants to hostels in which students from these communities will live
 - 4 United Provinces -(1) It is proposed to give grants to libraries for depressed classes
- (11) It is provided that grants-in-aid will be given to non-official bodies including manage ments of non Government institutions which are already running hostels for students of all castes and communities and stand in need of monetary assistance for extending hostel facilities to scheduled caste students
- (111) With a view to expending Depressed Class Girl's Education, it is proposed to give higher rates of stipends to the girls of these classes
- migner rates or supposed to micross the salaries of Depressed Class Supervisors from Rs. 30 p m to 8s 40-2-50

 6. Fungo (1) In the majority of tabsils selected for expansion of education, Muslim
- 5 Punjab —(1) In the majority of teasus selected for expansion of education, Muslim population predominates

 (ii) A liberal provision of Scholarships for all stages of education has been made, and in order to encourage education among the backward classes, an adviguate number of scholarships will be reserved for them at each stage

 (iii) It is proposed to give a granti-mad to the Muslim Girla' School, Ambala Canit for the expansion of the existing school building

- (iv) A grant is to be paid to the Anjuman i Khadim-ul-Islam, Jullunder City, for the construction of a building for the Islamia College, Jullunder
- 6 Central Provinces—The Central Provinces have got two plans for educational development—one general plan for the entire Province and the other Pilot Plan for selection areas for the introduction of the Pilot Plan is Bahar tahali inhabited mainly by the aboriginals Among the schemes incorporated in the Pilot Plan are introduction of Compulsory Basic Education and provision of Normal and High Schools
- 7 Madras Madras has made the most liberal provision for educational expansion at the school stage for all communities, they propose to provide special facilities for College education for Washim arils.

B Central Plans

The Government of India have also approved of certain Development Schemes of the Aligarh Mulaim University concerning Regineering College, Science Departments, Women's College, Training College, Salary of the Staff, Power Plants, etc The Central Government's contribution for these schemes may reach Rs 70 lakhs

A scheme for Overseas Scholarships has been in operation since 1945 46

Rs 3 50 crores is likely to be spent in the training, etc., of the scholars up to 1851 52,
this amount is inclusive of the Central Government's contribution at the rate of 50 per cent
towards the cost of training abroad of scholars, sponsored by the Provincial Government
takes every care to ensure that suitable
candidates belonging to the minority communities are provided for The total number of
Central Scholarships awarded in 1945-46 was 354 out of which Muslims got 90

Out of 213
scholarships awarded in 1945-47 Muslims got 58

The Government of India have also sanctioned a separate scheme for the Scheduled Caste Scholarships for five years with effect from 1944 45 An annual grant of Rs. 3,00 000 is being provided for this purpose

GRANT TO MUSLIM INSTITUTIONS FROM THE EDUCATION DEPARTMENT

642. *Mr. Siddiq Ali Khan: Will the Honourable Member for Education please give the total number of institutions receiving grants from his Department, the total sum involved every year and the proportion of Muslim Institutions thereof?

The Honourable Sri O. Rajagopalachari: A list of the institutions other than educational institutions of the Centrally Administered Areas which receive grants from the Education Department, is laid on the table of the House The amount of grant paid to the institutions varies from year to year and the sums provided for in the current financial year are shown against each item in the statement Most of the institutions receiving grants-in-aid are all-India all-Community institutions devoted to Research and Cultural activates of which the advantages and facilities are available to all communities. Of the institution set out in the statement the Aligarh Muslim University, if it can be counted as a Muslim Institution, receives a grant of Rs 3 8 lakhs out of a total of Rs 15 94 lakhs recurring grants

In this connection the attention of the Honourable Member is also invited to the statement laid on the table of the House in reply to Starred Question No 185 on the 4th November 1946 which sets out what is contemplated in respect of additional grants to certain institutions including Aligarh Muslim University.

Name of Institution	Budget Provision—1946-47		
	Re		
	T/h		
1. Indian Science Congress Association, Cal-	8,000		
2. Indian Association for the Cultivation of Soience, Calcutta	20,000		

Name of Institution	Budget Provision—1946-47
	Rs.
3. Royal Assatic Society of Bengal	25,000
4. Indian Statistical Institute, Calcutta	2,15,000
	(This includes a non-recurring grant of Rs. 1.40 000 and a Recurring grant of Rs. 75,000 which is earns ked for the or- organisation of the Institute. Till the ro-organisation of the Institute. Till the Rs. 63,000 would be paid to the Ins- titute.)
5. Dharmakosh Mandal	2,000
6. National Institute of Sciences of India .	3,37,000
	(Includes a Non-recurring grant of Rs. 2,20,000 and a Reurring grant of Rs. 1,17,000 Actually a grant of Rs. 1,02,200 Rourring has so far been paid and Rs. 70,000 Non-recurring grant is also expected to be paid this year.)
7. Ramakushna Mussion Institute of Calcutta.	10,000
8. Vishweshwaranand Vedio Research Institute, Lahore.	5,500
9. Indian History Congress	10,000
10. Botanical Society, Calcutta	1,000
11. Bhandarkar Omental Research Institute, Poona	4,000
12. Bose Research Institute, Calcutta .	66, 60 0
	(This is the maximum grant admissible Actual amount to be paid depends on the actual expenditure of the Institute.)
13. New Dolhi Social Service League for Literacy Campaign among inferior staff of the Central Secretariat.	1,000
14. Grant to Visva Bharati	32,000
	(Excludes grant which it is proposed to make to the Institution for undertaking schemes for the training of teachers in connection with the Development Plan.)
15. Girls' Guide Association .	2,500
16. Boy Scouts Association .	15,000
17. Lady Irwin College, New Delhi	71,000
	(This includes a Non-recurring grant of Rs. 50,000 which is not likely to be paid this year.)
18. Scheduled Caste College, Bombay	2,54,000
•	(This is a Non-recurring grant and will be paid this year only)
19. Benares Hindu University	3,30,000

Name of Institution	Budget Provision—1948-47
	Re
20 Aligarh Muslim University .	8,20,000
21 Indian Olympic Association .	1,000
22. Inter-University Board	1,000
	(In 1946-47 an extra grant of Rs 9,000 to be met from saving; has been agried to)
23 Inter-Provincial Board for Anglo-Indian and European Education	3,500
24 Indian Institute of Science .	20,26,500
	(This includes Non-recurring grant of Rs. 15,20,000)
25 Association of Principal of Technical Institutions (India).	10,4 0 0
	Total Rs 37,78,400*
(*Includes Non-recurring grants	totalling Rs. 21 84 lakhs)

Sri M. Ananthasayanam Ayyangar: What kind of control do the Central Government exercises over the institutions to which grants are made, to see that the grants are properly utilised and the mattutions are properly working?

The Honourable Sri C. Rajagopalachari: Consistent with the autonomy of important educational institutions every care is exercised to carry out the duties of the Government of India to watch the fulfillment of conditions which are set out in the policies as well as the grants themselves

Sri M. Ananthasayanam Ayyangar: Is it a fact that in the case of institutions to which large grants are made—like the Bhatnagar Institute to which a large sum of money is given—tha Central Government introduces into the Board two Members of the Legislative Assembly? Likewise will the Honourable Member control the Bhatnagar Institute also by providing that in the governing body representation is given to two Members of this House because a large grant is made there?

The Honourable Sri C. Rajagopalachari: The control exercised varies from institution to institution I do not understand the reference to the Bhatnagar Institute, but if it relates to the Council of Industrial and Scientific Research, the Honourable Member for Industries is the President of that Council

Shri Sri Prakasa: Will the Honourable Member kindly control himself from controlling the institutions to which Government give grants?

The Honourable Sri C. Rajagopalachari: There is more eacophony than clarity in that question

Dr. Zia Uddin Ahmad: As this House has the right to nominate members to the Bangalore Institute of Science, why should not the same privilege be extended in the case of the Council of Industrial and Scientific Research?

The Honourable Sri O. Rajagopalachari: Thus Council is a mixed body wherein industrialists have a part, scientists have a part and Government have a part; and the President of the Council of the general body as well as of the governing body is the Honourable Member for Industries and Supplies And I can assure Honourable Members that every paper goes to the Government Department and there is perfect control over this Council PROPORTION OF MUSLIM OFFICERS IN THE EDUCATION DEPARTMENT

643. *Mr. Siddig All Khan: Will the Honourable Member for Education please state the total number of class I Officers in his Department and its attached offices and the proportion of Muslims therein?

The Honourable Sri G. Rajagopalachari: The total number of Class I Officers in this Department including attached offices is 50 off these three are non-Indians Twelve out of the remaining 47 are Muslims Besides these, three Class I posts in the Archaeological Survey are reserved for War Service Candidates who will be selected on the recommendation of the Federal Public Service Commission.

Mr. Siddiq Ali Khan: Were these Mushm officers selected departmentally, or by the Federal Public Service Commission?

• The Honourable Sri C. Rajagopalachari: They are already there. I do not know how they were originally selected.

Mr. Siddiq Ali Khan: Are there any officers who were not selected by the Public Service Commission?

The Honourable Sri C. Rajagopalachari: If the question is about persons who are already holding posts there, I must ask for notice to answer that question:

Mr. Ahmed E. H. Jaffer: Do I understand that the proportion of Muslums in the Houourable Member's Department is not in accordance with the Government rule under which Muslims must have 25 per cent? If so, what steps does he propose to take to see that the quots of Muslims is properly maintained in his department?

The Honourable Sri C. Rajagopalachari: I believe the quota is maintained As I have already sud, there are certain posts to which the communal proportion rule does not apply It should also be remembered that promotions are not made on the communal proportion basis I said 12 out of 47 are Muslims today Out of these 47 some five are not subject to the communal rule, others about three are due to promotions And if we substated this—I hope my calculation is right—it would be about 39, out of which 12 are Muslims, and I do not think that this is below the communal quota The Honourable Member will tell me if my arithmetic is wrong

Mr. Siddiq Ali Khan: Is the Honourable Member aware that some of these 12 Muslim officers came in by competitive examination and not under the communal proportion rule?

Mr. President: That has been already answered, the Honourable Member wants notice

PROVISION OF WAITING ROOM, IN INCOME-TAX OFFICE, DELHI

644. *Lais Deshbandhu Gupta: Is the Honourable the Finance Member aware of the great inconvenience caused to income-tax payers and their representatives who appear before the Income Tax Officers in Delhi, for want of waiting rooms, or any seating accommodation in the Income Tax Offices? If so, what steps do Government propose to take to remove the same?

The Honourable Mr. Liaquat Ali Khan: Steps have been taken to provide waiting rooms in those Income-tax Offices in Delhi where they did not exist

Shri Sri Prakasa: Will the Honourable Member kindly extend this convenience to places other than Delhi also?

The Honourable Mr. Liaquat Ali Khan: If the Honourable Member will give me more particulars I shall be glad to examine the question.

Shri Sri Prakasa: What particulars? Where there are no rooms there can be no particulars.

The Honourable Mr. Liaquat Ali Khan: I want particulars that the lack of rooms is actually causing inconvenience to the public.

Sri M. Ananthasayanam Ayyangar: Are Government aware that in district centres moome-tax assesses have to stand in the verandah or in the open because of want of rooms'

The Honourable Mr. Liaquat Ali Khan: In winter months it is better outside than inside a cold room

Shri Sri Prakasa: But what about the summer months? Will the Honourable Member examine the topography of the income-tax office in Benares?

The **Econourable Mr. Liaquat Ali Khan:** I am not sure about Benares, but in summer months also the shade of a tree is much cooler than a room without fans or other cooling arrangements

Shri Sri Prakasa: Will the Honourable Member kindly take steps to hold meetings of the Legislative Assembly under trees?

Mr. President: Order, order The question hour is over

Mr. President: Mr Bhalja wants to correct one of his replies, which he may do now

Mr. G. S. Bhalja: In reply to a supplementary question on Question No. 680, I said that the number of presoners the cost of whose maintenance was debuted to the Government of India was 450. The correct figure is 650

Mr. President: Before Short Notice Questions are put, I have to invite Honourable Members' attention to one point. It has been suggested to me, and rightly, that questions which really involve long tabulated statements and figures should not come in as starred questions. The result is that members are not able to study the statements and put supplementary questions and the questions take up more time of the House, barring out other questions in this connection, I have to invite Honourable Members' attention to a circular which is always issued at the beginning of each Session. This very suggestion has been repeated there. I am referring to 5(a)

"A star should be placed in front of a question to which an Honourable Member wishes to have an oral answer on the floor of the House Honourable Members are advised to but a star against only those questions in respect of which supplementar questions are likely to be asked, and not against those which merely ask for statustics or for the laying of statements on the table of the House:

So I just invite the attention of the Honourable Members to that I do not want to interfere with their own discretion in this matter

I might also invite their attention to another fact that we are not pushing through more than about 20 questions aday. We have on the question list on an average about 40 to 45 questions every day. I may be wrong with regard to the exact number, but the point is that a large number of them cannot be orally answered and so they practically go in se unstarred questions. It would be better if Members while starring questions just take care to see that they do not star questions which require long statements or long particulars

Seth Govind Das (Central Provinces Hindi Divisions Non-Muhammadan) with the Honourable the President consider one more point for saving the time of the House and putting through more questions? In the last Session it was suggested that as is the practice in many provincial assemblies, replies to the questions may also be printed and circulated to members at least two hours earliers of that we may be able to put more supplementary questions

Shri Sri Prakasa (Benares and Gorakhour Divisions Non-Muhammadan Rurai) May I respectfully suggest that you may unstar most of our starred questions. You take great care in improving the language and deleting certain parts of our questions, and when you undergo all that trouble, take so much pain over every question. I submit that it would be quite easy for you to demolish the star also.

Seth Govind Das: What about my request?

Mr. President: That question will be considered

- Mr. N. M. Joshi (Nommated Non-Official) May I bring to your notice that sometime the Government Members when they do not want supplementary questions to be asked put the reply in the form of a statement and lay it on the table I suggest that Government Members should not also do that. When the reply is short they should read the information and not lay a statement on the table of the House
- Mr. President: If such a question arises, we will consider that matter. About printing the answers, we shall see last session, and it now rests with the Government. But any way, I am merely impressing on the Members the desirability of not starring all but only such of their questions as are desired to be answered orally. Unless the whole House agrees that I should delete the star, I am afraid I cannot do so
- *eSjtr N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural): I say most respectfully that we are not prepared to give you that power
- Mr. President: It is not a question of giving me that power Even if that power is given to me, my difficulty would be that I cannot know what is in the mind of the Honourable Member with reference to supplementary questions. It will therefore be a difficult power to exercise

 I leave it to the Honourable Members to consider this matter

(b) Written Answers

MUNICIPAL CORPORATION FOR DELHI

- 645. *Lala Deshbandhu Gupta: (a) Will the Secretary of the Health Department be pleased to state whether Government are aware of the general demand made by the people of the Delhi Province that the undemocratic character of the various local bodies of the Province, 1 s., New Delhi Committee Notified Area Committee, Fort Area Committee, should be ended and the Delhi Municipal Committee should be formed into a Municipal Corporation by merging the various local bodies in the same?
- (b) Have Government decided to appoint a Committee to go into this question and consider the advisability or otherwise of forming a corporation? If so, when will this Committee be formed, and what will be its terms of reference?
- Mr. S. H. Y. Oulsnam: (a) Government are aware that there is a demand for the establishment of a Municipal Corporation in Delhi
- (b) The matter is under consideration and an announcement on the subject will be made very shortly
- RECOMMENDATIONS OF ABCHAEOLOGICAL ADVISORY COMMITTEE ** PREVENTION OF EXPORT OF ARTICLES OF ABTISTIC IMPORTANCE
- 646. *Shri D. P. Karmarkar: Will the Honourable Member for Education be pleased to state whether it is a fact that the Archaeological Advisory Committee have recommended to Government about the advisability of taking steps with a view to preventing unauthorised export of articles of artistic importance and to recover such articles already sent to foreign countries? If so, what steps do Government intend taking in respect of the recommendation?
- The Honourable Sri C. Rajagopalachari: The Central Advisory Board of Archaeology at its third meeting held on the 10th September, 1946, referred the question of prevention of the export of valuable antiquarian remains and objects of art outside the country and of reolaming, where possible, from European countries as many objects of antique value as were carried by them in the past, to its Standing Committee for examination and report to the next meeting of the Board to be held early in 1947 Government are swaiting the recommendations of the Board

ABOUTTON OF DEATH PENALTY

- 647. *Prof. N. G. Ranga: Will the Honourable the Home Member be pleased to state
- (a) if his attention has been drawn to a Reuter's message of the 28th October from London stating that in a letter to the Times, Dr Katju, the Minister for Justice in the United Provinces Government, has favoured the abolition of death penulty and says that it "serves no useful purpose" besides being barbarous; and
- (b) whether Government propose to consider the advisability of bringing forward a Bill to abolish this form of punishment?

The Honourable Sardar Vallabhbhai Patel: (a) Yes

(b) No Attention of the Honourable Member is invited to the reply guefa from con the 30th October 1946 to starred question No 92 by Mr Sasanka Sekhar Sanval

RETRENCHMENT IN GENERAL HEADQUARTERS.

- 648. *Sardar Mangal Singh: (a) Will the Honourable the Home Member please state the approximate dates as to when retrenchment in different Departments in the Central Government especially in the General Headquarters will take place?
- (b) What arrangements have been made by the Government of India to find alternative employment for those who are going to be retrenched?
- (c) Is it the policy of the present National Government to provide the retrenched staff with alternative employment before their present posts are retrenched?
- (d) Is it a fact that the various Departments of the Government of India are advertising in the Press for further recruitment from civil life in order to fill vacancies in their respective Departments?
- (e) Do Government propose to create an Inter Departmental co-ordination muttee so that the employees who are retrenched from one Department are given employment in another Department which advertises for the jobs?

The Honourable Sardar Vallabhbhai Patel: (a) No definite date for retrenchment as such has been fixed but persons holding temporary appointments will be discharged in the ordinary course as and when they become surplus to Government requirements

(b), (c), (d) and (e) Government have not adopted a policy of postponing the retrenchment of superfluous posts until alternative employment has been found for those filling them Departments advertise the posts only when suitable retrenched personnel are not available Government have also promulated their plans for resettlement of retrenched employees in the instructions a copy of which I place on the table The Central Employment Exchange set up by the Labour Department constitutes such a co-ordinating authority as is referred to un part (c)

VI (1

Office Memobandum. Home Department Government of India No 70/69/45-Ests (R),
Dated, the 24th November 1945, to all Depta of the Gove of India

Subject -Resettlement of retreached temporary employees of the Central Government

As a result of the end of the war it is expected that a large number of temporary employees of Government will have to be discharged. It has been decided that the Employment Exchanges set up by the Labour Department, will render ever assistance to these persons in finding other employment. The Labour Department will be shortly issuing instructions to give effect to this decision in respect of persons with technical qualifications. In respect of other temporary employees, Departments are required to observe the following procedure in discharging them and in making future recruitment—

I Registration in Employment Exchanges

- (a) Well in advance of the date of discharge of a temporary Government servant-clerical, administrative or executive—the amploying Department or office will fill up in duplicate the standard occupational record form (form X-1) and the standard consideratal report in respect of every such person who describe assistance in finding amployment, and will forward the forms to the Central Employment Exchange, Labour Department, Similar
- (b) The Central Employment Exchange will register the forms, retain one set for its records and forward the other set to the Employment Exchange nearest the person's piace of residence. The ducharged employees should be asked to notify to the Exchange his arrival at his place of residence as soon as he gets these.

II Recrustment

- (i) An appointing authority before filling any permanent or temporary vacancy which can be filled otherwise than in consultation with the Federal Public Service Commission or on the results of competitive examination, will report to the Central Employment Exchange or the appropriate Regional Exchange the number of vacancies available and the qualifications required of intending candidates and call upon the Exchange to submit a list of candidates possessing the prescribed qualifications. Where the number of available candidates is likely to be large, the appointing authority may state the maximum number of candidates to be inominated by the Exchange.
- (1) The Employment Exchange will then submit to the appointing authority details of all candidates who possess the previous employer as unsuitable for Government service or, where the appointing authority has stated the maximum number of candidates to be nominated, details of the most suitable candidates from its registers up to the maximum number prescribed.
- (m) The appointing authority, after selecting and appointing the most suitable persons from the panel of names submitted, will then report the fact of appointment to the Employment Exchanges which had nominated them in order to enable the Exchanges to maintain their registers up to date
- (iv) No Department or office shall after the issue of these orders, fill any vacancy of more than three months' duration by direct iscruttment of a person not already in Government employment otherwise than through the Employment Exchanges unless the Exchanges are unable to supply suitable Candidates—

Provided that appointments which have to be made in consultation with the Federal Public Service Commission or on the results of a competitive examination with continue to be so made, and in respect of vacancies which have to be filled on the results of a competitive examination, the authority concerned will inform the appropriate Employment Exchange of the number of vacancies which have to be filled and the qualifications required, and the Employment Exchanges will bring the vacancies to the notice of qualified persons resultered with them

- (v) The procedure outlined above does not imply any relaxation of the qualification prescribed in respect of any appointment: Persons recruited through Employment Exchanges are required, subject to any general orders issued in this behalf, the qualifications prescribed in regard to age, education, or other matters and appointments must be made in strict comformity with the rules regulating reservation of vacancies in favour of minority communities
- 2 It has also been decided that Directorate General of Resettlement and Employment Exchanges and afford them training facilities to fit them for employment for which they show aptitude Further instructions on this point will be issued by the Labour Department
- 3 A specimen copy of form X-1 and of the confidential report and a copy of the instructions for completing the forms are enclosed herewith Any difficulty in filling up the forms should be referred to the Labour Department, which will also render any necessary assistance to any Department in completing the forms when discharge on a large scale is contemplated Supplies of Form X-1 and of the standard confidential report form can be had on application to the Central Employment Exchange, Labour Department, Government of Indis, Simia

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STANDARD CONFIDENTIAL REPORT (ANY CODE NO.)

- 1 Name (in block letters)
- 2 Date from which the person will be available for re-employment
- 3 Report by employing Department on the work and experience of the person-
- *(a) Very suitable for permanent Government post and deserving immediate consideration.
- (b) fit for Government service
- (c) unsuitable for Government service
- 4 General (here make any other comments considered necessary)

*Strike out whichever is not applicable

INSTRUCTIONS FOR COMPLETING THE CARD INDEX ENVELOPE (FORM X'1)

The card in the form of an envelope is designed to provide a complete personal and service record of an individual which will enable the Employment Exchanges to reader the fullest possible assistance in the resttlement of the discharged employees. The servelope pattern is used so that any correspondence or other documents relating to the individual may be placed inside the envelope portion. Each card will thus form a complete record of the

- 2 Cards will be completed only for these individuals who wish for assistance in finding employment
- 3. Much of the value of a card will depend upon the care taken in its preparation Shipshod completion of the forms may reader it difficult for the Employment Exchange to place the workman is suitable employment. The following instructions should be carefully observed -
 - Items 1, 6 and 10 -These are for completion at Employment Exchanges
 - Item 2 -The name must be entered in full and in block capitals
- Item 4 -Delute mapplicable entries The letters 'M', 'W' and 'S' are abbreviations for 'Married', 'Widower' and 'Single' respectively
- Item 5—Under the heading 'Usual trade or Occupation' the occupation in which the employee is at present employed by the Government should be entered Under the heading 'Alternative Occupation(s)' should be entered details of any other occupations for which the employee is considered suitable
- Item 9 —The fullest possible address must be recorded so that there may be no difficulty in informing the registered person of any suitable vacancies which may occur
- Item 13 -Height and weight need not be filled in all cases, but only where the particulars are readily available or can be ascertained
- Item 15 -It will not be sufficient merely to ask the employee whether he is willing to **com*** aco —18 will not be summent merely to sak the employee whether he is willing to work anywhere and to record his answer . Efforts should be made to judge, by intelligent questions regarding his domestic ties and other similar matters whether he would in fact he likely to accept emplo ment at a distant place from his home or not and the likely places, e.g., neighbouring provinces, etc., to which he is willing to move . The opinion so formed as well as the employee's reply should be recorded.
- Item 16 -- Record the minimum salary the individual is prepared to accept bearing in mind the salary he is employed at in the Department
- Item 18 -This is the most important section of the form and particular attention should Item 18 — This is the most important section of the form and particular attention should be paid to the adequate completion of this stem. It is not sufficient to know what a man's usual occupation is. The extent of his knowledge is necessary to complete the picture. The details entered in the 'qualification space' should complete the picture. Such items as shorthand speed, typing speed, knowledge of special filing systems, experience in accountancy etc., should be recorded. The examples are by no means exhaustive as the type of information destrable will vary for each occupation, but care abould be taken to record as much useful information as possible under this heading.
- Item 19 -The individual's record of service will be given under this item. "Name of Factory" the names of the offices (both private and Government) or Employing Departments in which the individual has served will be given in chronological order, together with the type of work performed and the period of service.

 Item 20 — The date on which the discharged worker will be available for other employ-
- ment will be entered under this item.

Any additional information which cannot be entered in the columns provided on the card index envelope may be entered on form X-1A which should be filled inside the envelope.

Note -All entries on the form should be made in ink,

COMMISSION TO ENQUIRE INTO INDIAN PRESS.

649. *Lais Deshbandhu Gupta: Will the Honourable the Home Member be pleased to state whether it is a fact that Government are contemplating the appointment of a Commission to inquire into the finance, control, management and ownership of the Indian Press as has been done by the House of Commons for the British Press? If so, what would be its terms of reference, and when is the Commission likely to be appointed?

The Honourable Sardar Vallabhbhai Patel: The Government have no such proposal under consideration at present

INDIANISATION OF DEFENCE FORCES

- 450. *Shri D. P. Karmarkar: Will the Secretary of the Defence Department be pleased to state
- **(a)'the total number of non-Indian Officers in the Indian Army, the Indian Navy and the Indian Air Force, and
- (b) what steps Government are taking for the complete Indianisation of the said personnel in the Defence Forces?

Mr. G. S. Bhalja: (a)

Royal Indian Nevy . 376 Indian Army 21,891 Royal Indian An Force Nil

(b) As announced in a press communique issued on the 13th November 1946, Government have appointed a Committee to advise them on the ways and means of nationalising the Armed Forces of India within the shortest time possible.

RE-EMPLOYMENT OF DEMOBILIZED INDIAN OFFICERS

- 651. *Shri D. P. Karmarkar: Will the Secretary of the Defence Department be pleased to state
- (a) the total number of Indian Officers and personnel demobilised after the cessation of hostilities.
- (b) what opportunities are given to demobilised Indian Officers to get reemployment in the Indian Forces, and
- (c) whether it is a fact that a number of Indian Officers have served during the recent war with distinction, if so what efforts are made to reabsorb them in the Defence Forces?
- Mr. C. S. Bhalja: (a) The total number of Indian personnel demobilized single the cessation of hostilities up to the 1st October 1946 is 9,58,568, comprising 5,005 Officers and 9,58,558 Other Ranks
- (b) Demobilized Indian Officers are eligible to apply for permanent commissions and Short Service Commissions in the Indian Armed Forces, provided they satisfy the conditions prescribed therefor
- (c) Yes, Sir, and none of those officers who wished to stay on have been re-absorption of the desired to the vere otherwise disqualified. The question of re-absorption does not, therefore, arise

GRANT OF COMMISSION TO OVERAGE EMERGENCY COMMISSIONED OFFICERS.

- 652. *Mr. Ahmed E. H. Jaffer: (a) Will the Secretary of the Defence Department please state if it is a fact that a large number of over age Enucy Commissioned Officers, on being granted regular Commissions, have been given senionity over pre-war regular officers of many years service and experience?
- (b) Are Government aware that this policy is detrimental to the standard of efficiency in the Army?
- (c) If more senior officers are urgently required to hasten the process of Indianisation, why are existing regular officers not given accelerated promotions instead of filling the senior ranks of the Army with over age Emergency Commissioned Officers?

- (d) How is it proposed to replace the senior British Officers who may be leaving the Indian Army within the next year or so?
- Mr. G. S. Bhalja: (a) No. Sir, out of 770 regular Commissions so far granted, only 36 officers who were over 25 at the time of the grant of Emergency Commissions have been approved for Regular Commissions. This was found necessary in order to retain a few officers who had rendered really outstanding service during the war. The date of semonthy of these officers is ante-dated to their 28rd birthday so as to place them in their correct age group with the regular officers and thus avoid their serving under younger pre war Regular Officers.
- (b) No, Sir, far from being detrimined to efficiency this policy is calculated to make full use of the services of outstanding officers who on account of their age would otherwise be lost to the Army
- (c) Semor ranks are filled by selecting the most suitable officers irrespective of whether they were originally granted an Emergency or a Regular Commission. The number of over age Emergency Commissioned Officers is so small that it cannot be said they are filling the ranks of the Army.
- (d) It is proposed to replace the senior British Officers leaving India by promotion of the most suitable Indian Officers

MUSLIMS IN THE MILITARY ACCOUNTS DEPARTMENT

- 653. *Mr. Ahmed E H Jaffer: (a) Will the Honourable the Finance Member be pleased to state whether the communal proportion of 25 per. or allotted to Muslims in the Military Accounts Department has been observed. If not, what is the percentage of Muslims (excluding menials) at present in the Department?
- (b) In view of the paucity of Muslims in the Department, have all the Muslims now serving in the Military Accounts Department been absorbed permanently?
- (c) Do Government propose to ensure that no Muslim from the Military Accounts Department is retrenched until the allotted quota is filled?
- (d) What is the percentage of Muslims in the Military Accounts Department in the following grades
- (i) Clerks 'A' Grade, (ii) Accountants, and (iii) Deputy Assistant Controllers?
- (e) In view of the small representation of Muslims in the above grades, do Government propose to ensure that special concessions are given to Muslims in the matter of promotion to the above grades?

The Honourable Mr. Liaquat Ali Khan: (a), (b), (c), (d) and (e) According to the latest figures available the percentage of Muslims in the Mintary Accounts Department are as under

ccounts Department are as under	
(1) Superior Service Officers	12 1%
(II) Others	15 9%
The percentage of Muslims in the following grades	is as below
(1) Clerks 'A' Grade	8 3%
(11) Accountants	7 7%
(iii) Deputy Assistant Controllers	6 1%

The question of the steps necessary to secure adequate representation of Muslims in the Military Accounts Department is under consideration

DIPLOMAS OF THE DELHI POLYTECHNIC

464. *Sardar Mangal Singh: (a) Will the Honourable Member for Education be pleased to state what steps have been taken by Government to secure recognition for the All-India Diplomas awarded by the Delhi Polytechnic from the Federal Public Service Commission and Provincial Governments so far, and with what results?

- (b) Why have the students of the Engineering Department of the Delhi Polytechnic refused to take their final All-India Diploma Examination, and what steps have Government taken to redress their grievances?
- (c) Are the Government of India prepared to accept this Diploma as equivalent to a degree for recruitment in their own Departments like Works, Mines and Power, Ballways, Posts and Air, All-India Radio, etc?
- (d) When do Government propose to hold the Recognised All-India Diploms
- The Honourable Sri C. Rajagopalachari: (a) The present position in regard to recognition of All-India Diplomas has been outlined in statement 'A' laid on the table in connection with my reply to starred question No 512 by Shri Mohin Lal Saksens
- The students of the Engineering Department of the Delhi Polytechnie take their final All-India Diploma Examination in September on the plea that the Diploma was not recognised by the Indian Universities and the Federal Public Service Commission

 Steps taken in this connection are outlined in reply referred to in (a)
- (c) The matter is under active consideration of the Government of India Departments, concerned with the employment of Engineers
- (d) The position regarding recognition has been explained in reply to part (a) A special All-India Diploma examination to be held during the last week of January 1947 has been arranged and it is expected that the students who kept away from the last examination will take advantage of the special facilities extended to them, and it is hoped Honourable Members interested will help in getting the students to attend and pass the examination so that their prospects may be put on safe ground

INCOME-TAX ON TOTAL PROFITS OF STERLING AND DOLLAR COMPANIES IN INDIA

- 555. *Mr. B. P. Jhunjhunwala: (a) Will the Honourable the Finance business in British Inda? on business in British Inda?
- (b) What are the names of the companies' whose British Indian profite exceeded foreign profits during the years 1943-44, 1944-45 and 1945-46?
- (e) Have these companies been treated as resident under Section 4A(c) of the Indian Income Tax Act and assessed to moome tax on the total profits, i.e., including profits earned outside British India? If not, why not?
- (d) Have all these companies been asked to submit a return under Section 19A? If not, why not?
- (e) Have these returns been received? What is the number of foreign share-holders who were in receipt of dividends amounting to Rs 25,000 and above?
- (f) Has any attempt been made to assess these persons to super-tax at the appropriate rates? If so, what is the amount of super-tax realised from them? If no attempts have been made, why?
- (g) Ware any prosecutions lodged against any of these companies for failure to submit a veturn under Section 19A? If so, with what result?
- The Honourable Mr. Liaquat Ali Khan: (a) to (g) The information asked for is being collected and will be laid on the table in due course
 - POST OF JOINT DIBECTOR GENERAL IN OFFICE OF DIRECTOR GENERAL OF
 ARCHAEOLOGY
- 556. *Mr. Muhammad Rahmst-Ullah: (a) Will the Honourable Member for Education please state if it is a fact that the Office of the Director General of Archaeological Survey, has now been divided into sub-sections, each under a separate Class I officer, such as Excavation, Conservation and Publications, etc. *
- (b) Why has a new post of Joint Director General been cleated, when the work of the Director General has been so divided?
- (c) Will he please lay on the table a statement showing the extra work for which an officer of the rank of Joint Director General is appointed?

The Honourable Sn C. Rajagopalachari: (a) No, there is no new division at the functions of the Director General of Archaeology in India into sub-sections although a certain number of appointments have been made or revived during the last two years to provide more adequately for control of various activities of the Archaeological Survey, i.e., exploration, excavation, publication, conservation at

(b) and (c) The post of Joint Director General of Archaeology was created not on account of the division of work as alleged but for the reasons given in reply to question No. 1853 asked in this house on the 5th April, 1946

Dr Mortimer Wheeler was Keeper and Secretary of the London Museum who he agreed to serve the Government of India I It was Lecturer in British Archieology, University College, London, Honorary Director, Institute of Archaeology in London University, a Governor of the National Museum, of Archaeology in London University, a Governor of the National Museum, of Wales, Member of the Ameent Monuments Boards for England and Wales, and Fellow of the University College of London, Vice President of the Society of Amiquanes from 1935 to 1939. It would be false economy to bring out an enument person on a four year contracts for the place of Director General of Archaeology, and then to compel him to devote the greater part of his time to store administrative duties.

It had long been felt that the admitted failure of the Department in the past to hill adequately the vitally important duties of conservation and exploration entrusted to it was due in no small measure to the inability of any Ductor General of Archoeology to maintain sufficiently close contact both with work in the field throughout India and with Government at New Delhi or to curve out the ingent task of training new entruits and remodelling the circles

An Officer who possessed extensive administrative experience at headquart is and had a full knowledge of the scope and nature of the current reorganisation had to be retained at hadquarters to assist the Director General of Archaeology as his task and to relieve him of a number of existing administrative duties. The present Joint Director General of Archaeology has the special qualifications and experience essential for this task having served at headquarters under two successive Directors General of Archaeology

EXPENSES ON TOUR OF DIRECTOR GENERAL OF ARCHAEOLOGY TO PERSIA AND AFGHANISTAN

- 857. *Mr. Muhammad Rahmat-Ulah: (a) Will the Honourable Member for Education please state if it is a fact that the Director General of Archaeology in India went to Persia in 1945?
- (b) What were the reasons for his Persian tour? Was any report prepared and published by him? If so, do Government propose to lay a copy of that report on the table of the House?
- (c) Is it also a fact that recently the Director General went to Afghanistan? What was the purpose of his going to that country, who bore the expenses, and who accompanied him on this tour?

The Honourable Sri C. Bajagopalachari: (a) Yes, the Director General of Aichaeology in India went to Iran in 1945 along with Dr. Mohammad Nasim, Superintendent of the Frontier Circle of Archaeological Survey

(b) The Iraman tour was undertaken by the Director General of Archaeology in India at the invitation of the Iranian Government as a return visit for the Iranian Cultural Mission which visited India in 1944. A report on cultural contact between the two countries was submitted to the Government of India by the Director General of Archaeology, but it was withheld on account of references in it to Russian obstruction to which it was considered not wise to give publicity in an undue degree

The mission to Iran had the warm approval of the members of the Central Advisory Board of Archaeology in which there are seven members of the Legislature I may add that the members of the Board had copies of the report referred to in (b)

(c) The Director General of Archaeology in India made an Archaeological and cultural tour of Afghanistan at the invitation of the Afghan Government He was accompanied by Mr Justice N G A Edgley, President of the Royal Asiatic Society of Bengal and Mr M A Shakur, Curator of the Peshawar Museum, who represented the Government of the North West Frontier Province As the members of the mission were the guests of the Afghan Government, that Government met the major part of their expenses Incidental expenses of the Director General of Archoeology in India and of Mr M A Shakur were of course met by the Governments of India and the North West Frontier Province respectively

DESTRUCTION OF AEROPLANES BY GOVERNMENT AFTER THE CLOSE OF WAR

.658. *Pandit Balakrishna Sharma: Will the Secretary of the Defence Department be pleased to state

(a) if it is a fact that a large number of aeroplanes in good order were deliberately destroyed by Government as not needed after the close of the war

(b) the reasons for such destruction, and

- (c) the use to which the broken materials were put?
- Mr. G. S. Bhala: (a) No, Sir No aircraft belonging to the Government of India were destroyed A number of aircraft belonging to the United States Government and H M G, however, were destroyed under orders issued by those Governments
- (b) The aircraft destroyed were all "combat" aircraft and useless for civil purposes, since they were designed entirely for operations
- (c) The produce from such machines, as for all unserviceable aircraft, is disposed of by the Salvage Organization. This is mostly bought as raw material by industry but some portions are brought back into the armed forces for further use

SUPPLY OF QUININE AND CINCHONA TO PROVINCES

- 659. *Sreejut Rohini Kumar Chaudhuri: Will the Secretary of the Health Department be pleased to state the quantity of quantue and cunchons powders and tablets supplied to different Provinces in India during the years 1942-43, 1944-44, 1944-45 and 1946 and the incidence of death from Malaria in these Provinces during the period?
- Mr. S. H. Y. Oulsnam: Statements showing the allotments of quinine sulphate and cunchons febrifuge made by the Central Government to the various provinges during 1942-48 to 1945-46 and the number of deaths reported to be due to malaria during the years 1942 to 1946 are laid on the table of the House. Separate figures in respect of powder and tablets are not readily available

Statement showing allotments of quinine and oinchona febrifug) to Provincial Gov) rimen for 1942-43

	Qunme lb4	Omehona febrifug		
Madra ,	17,789	6,491		
Bengal	50,951	17,283		
Bombey .	6,155			
Punjab	9,255			
United Provinces .	8,300	960		
Bihar	6,861	1,946		

			, 2012 1.01	
		Quimne lbs.	Cinchona febrifuge lbs.	
Orisea .		852	410	
Central Provinces and Berar		4,284	1,455	
Assam		4,782	2,495	
Sind		3,756		
North West Frontier Province		1,672	• 448	
Ajmer-Merwara		133	30	
Baluchistan		283	187	
Delhi		493		
Coorg		619	398	
	Total	116,135	32,043	

Statem at showing allotments of quinine and curchona febrifugs to Provincial Governments for 1943-44

	Qumin	Cinchona febrifu ge
	lbs	Ibч
Kadaas	36,265	7,967
Bengal	89,150	24,800
Bombay	10,900	
United Provinces	10,800	3,450
Punjab	10,800	
Bihar .	10,450	1
Опяма .	1,600	900
Central Provinces & Berar	6,050	1,450
Аневата .	6,950	2,570
Smd	4,300	
North West Frontier Province .	2,350	450
Ajmer-Merwara	375	40
British Baluchistan .	475	225
Delhi .	1,100	
Coorg	850	400
Total .	191,915	41,348

STARRED QUESTIONS AND ANSWERS

1108
Statement showing allotments of quanta and canchons febrifuge to Provincial Governments
for 1944-45

	Quinin^ lbs	Cinchona f brifuge
Madras .	17,000	19,000
Bengal .	65,000	30,000
Bombay	10,000	
United Provinces	10,000	2,500
Punjab	10,000	
Bihar •	10,500	
Огания.	2,000	600
Central Provinces & Berar	5,00 0	1,256
As-am	5,500	2,500
Sind .	3,000	1
N W F P	2,000	_ 400
Ajmer-Merwara	200	50
British Baluchistan	• 300	200
Delhi Coorg	1,000 400	200
, Tota	1 141,900	56,700

Statement showing allotments of quinne and omehons febrifuge to Provincial Governments for 1945 46

Provinces	Quinine Sulphate (lbs)	Cinchona febrifuge (lb-)
Madras	19,000	20,000
Bengal .	80,000	40,000
Bombay	7,200	
United Provinces	7,000	3,000
Punjab .	9,000	1
Bihar	11,000	
Oriesa	1,000	600
C. P. & Berar . s	4,000	1,250
Assam	6,000	2,800
Sund .	4,000	
N. W F. P	2,000	400
Ajmer-Merwara .	400	100
Br Baluchistan	300	200
Della	800	
Coorg	400	200
Total	155,450	68,250

Statement showing reported Malaria Deaths in British Indian Provinces.

Madras	Total	C P	Total
1942	1827*	1962	285573
1943	1787*	1943	254109
1944	2376*	1944	264607
1945	1 +	1945	809245
1946	1 +	1946	t.
Bombay 1942	28206	Assam 1942	256**
1943	32819	1943	290**
1944	41925	1944	487**
1945	41631	1945	+
1946 (Jan to Aug)	18683	1946	†
Bengal 1942	426578	N W F P 1942	67*
1943	688404	1943	70*
1944	763220	1944	66*
1945	516099	1945	30\$
1946 (Feb to Aug)	175932	1946	t
U P 1942	747462	O"1908 1942	378*
1943	800694	1943	769*
1944	747949	1944	564*
1945	723414	1945	507*
1946 (Jan to Aug)	396389	1946	t
Punjab 1942	17938	Sınd 1942	2911
1943	6861	1943	2496
1944	8796	1944	2776
1945	5640	1945	2004
1946	+	1946 Jan. to June	828
Bihar 1942	,	Ajmor-Merwara 1942	436*
1948	672*	1948	187*
1944	1658*	1944	87*
1945	1	1945	20*,
1 94 6	+	1946	+
	<u> </u>	L	

^{*} For urban areas only.

† Not available
** Only orrian towns.

† In hospitals only (including political Agencies).

1846 figures are compiled from monthly returns and are liable to revision.

Ocorg	Total	Delbı	Total
1942	, t	1942	1149
1943 1944 1946	† † † † † † †	1943 1944 1946 1946	952 1164 788
	1	• No	t available

TERMS AND CONDITION OF AGREEMENT FOR ENGAGEMENT OF R I A F PERSONNEL

- 660. *Sreejut Rohini Kumar Chaudhuri: (a) Will the Secretary of the Defence Department please state if it is a fact that the members of the R I A F personnel have been called upon to sign an agreement to serve in regular engagement by the 30th November, 1946, although they have not been supplied with terms and conditions of their post-war service?
- (b) Are Government aware that for this reason most of the R 1 A Γ personnel have refused to sign the agreement and that, consequently, their services will be terminated by the 31st March next?
- (c) Are Government aware that these people are prepared to sign the agreement if an assurance is given to the effect that sympathetic considerations will be given to the questions of pay and prospects and that no discrimination will be made between I O R and B O R in the R I A F
- (d) If so, do Government propose to retain the services of these experienced men instead of taking new recruits to replace them as they are doing at present?

Mr. G. S. Bhalia: (a) No. Sir

The Honourable Member's question may have arisen from the scheme which has recently been introduced whereby airmen may, if they so desire, defer then release for periods of six, twelve or fifteen months. Applications to extend their service under this scheme have to be submitted by the 30th November 1946 and the date from which the periods of deferment begin is the 1st January 1947 Under this scheme the present pay scales will not be altered until the new pay code comes into force. From that date the new scales will be applied, with the proviso that if existing pay, including war service increment, is greater than that admissible under the new pay code, the existing pay will continue during the period of deferment until the recipient becomes eligible for a more favourable rate (for example by promotion) or until the 1st April 1948 whichever is earlier It is not the intention of Government to compel any airman to sign on for a regular engagement. They will however be asked to volunteer when the new conditions of service and pay have been announced

(b) In view of the answer to (a), this does not arise

(c) All ranks of the RIAF are aware of the fact that a committee appointed by the Government of India is considering the question of pay for all ranks of the Armed Forces The longest period of deferment of service is for 15 months from the 1st January 1947 As explained in the answer to (a). Indian airmen who wish to defer their release are aware that whatever the post-war pay may be, they will not, during this period of deferment, receive less than they do at present. There are no British airmen in the RIAF and therefore the question of discrimination does not arise

(d) The majority of Indian airmen are serving on temporary engagements. It is not the intention of Government to retain in the Service, any longer than a sheolutely necessary, may airman who has not signed a certificate signifying his desire to defer his release. It is necessary to enlist new recruits to replace men who wish to be released and others whose regular engagements may be expiring

RECOMMENDATIONS OF PAY COMMISSION TO PERSONNEL OF R I A F.

661. *Sreejut Rohini Kumar Chaudhuri: Will the Secretary of the Defence Department be pleased to state when the Pay Commission is expected to make recommendations regarding the pay and allowances of the personnel of the RIARE.

Mr. G. S. Bhalja: The attention of the Honourable Member is invited to the Press Communique dated the 20th September 1946 on the subject, a copy of which is laid on the table

The Services Post-Wai Pay Committee are considering scales of Pay for all the three Services these scales will be inter-related. Then recommendations for the R I A F will be made at the same time as their recommendations for the Army and the R I N. It is also the policy of Government that the rates of pay for the Armed Foices should, in future, been a relationship to evidina mages and it will be appreciated that the linking of service rates of pay with the pay of civilian Government servants is a very complicated matter. The new rates of pay for the Armed Forces will however be issued as soon as possible after Government have reached a decision on the recommendations of the Central Pay Commission.

Press Communiqué, dated the 20th September 1946

"The Services Post-War Pay Committee has been working for some months on a new Pay Code for the Indian personnel of the three Services The policy of the Government of India as that the rates of pay for the Armed Forces shall in future best relationship to cryplan wages in India.

Now the Government of India has set up a Central Pay Commission to enquire into the future pay and conditions of living of civilian servants of the Government

Obviously the conclusions arrived at by the Central Pay Commission must be linked with those of the Services Committee This means that it is unlikely that any decision will be reached before the end of this year and that it will not be possible to announce the new Services Pay Code before the end of the year or perhaps for several months after it.

BOR'SINRIAF

662. *Sreejut Rohini Kumar Chaudhuri: Will the Secretary of the Doffenoe Department be pleased to state how many B O Rs have been taken in the R I A F during the last three months?

Mr. G. S. Bhalja: None, Sir

REGULATIONS TO USE OF HEAD LIGHTS IN MOTOR CARS IN NEW DELHI

663. *Shri Sri Prakasa: Will the Honourable the Home Member be pleased to state

(a) the authority that prescribes the conditions under which motor vehicles are allowed to be run on the roads of New Delhi.

- (b) whether there is any regulation as regards the use of dum lights and head lights in motor cars,
- (c) whether there are any orders prohibiting the use of head lights and directing the use of dun lights only in particular cases,
- (d) whether Government are aware that the motor cars in New Delhi do not use dim lights and that this often endangers the safety of pedestrians and others; and
- (e) whether Sovernment propose to issue instructions requiring motor ears coming from opposite directions to switch off their head lights and switch on their dury lights instead, when approaching each other?

The Honourable Sardar Vallabhhhai Patel: (a) The Chief Commissioner, Delhi

- (b) and (c) Yes Bule 6-15(1) of the Delhi Motor Vehicles Rules, 1946, requires motor drivers so to manipulate the lights that no undue inconvenience or danger is caused to any person by dazzle
 - (d) Yes
- (e) The question of issuing instructions forbidding altogether the use of dazzling head-lights within the Municipal I mits of Delhi, New Delhi, the Notified Area Committee and the Fort Notified Area Committee is under consideration
 - * RECOMMENDATIONS OF THE HINDI URDU RADIO ADVISORY COMMITTEE
- 664. *Pandit Sri Krishna Dutt Paliwal: Will the Honourable Member for Information and Broadcasting please state
- (a) whether Government have arrived at any conclusions as regards the recommendations of the Huidi Lidu Radio Advisory Committee, it so what.
- (b) whether Government propose to lay a copy of the Report of the Committee on the table of the House,
- (c) whether it is a fact that the representative of the Urdu Anjuman advooated the broadcasting of news in Hindi and Urdu separately, and
- (d) whether Government propose to assign to Hindi its place according to the numbers of Hindi-speaking people?
- The Honourable Sardar Vallabhbhai Patel: (a) The Honourable Member's attention is invited to the reply given by me on the 13th November 1946 to Seth Govind Dass's question No 482
- (b) I shall consider the question of publication of the report of the Committee when a decision is reached on its recommendations
- (c) and (d) These are matters covered by the recommendations of the committee and will naturally claim my attention during the consideration of the whole subject

CONVICTION OF INDIAN ENEMY AGENTS IN INDIA

- 665. *Sree Satyapriya Banerjee: Will the Honourable the Home Member be pleased to state
- (a) the number, names and addresses of Indians who have been executed as Enemy Agents,
- (b) the ...umber and names of Enemy Agents who came from East Asia and have been convicted as such in India.
- (c) the number and names of persons who collaborated with those persons in India and were convicted for such collaboration;
- (d) the number and names of those who have been convicted by a court martial and have not yet been released, and
- (e) the policy of the Government of India with regard to the persons referred to in parts (b), (c) and (d) above?
- The Honourable Sardar Vallabhbhai Patel: (a) Thirteen persons were executed as a result of their trial under the Enemy Agents Ordinance, 1943 A statement group then names and addresses is laid on the table
- (b) The number including those mentioned in (a) above in 26. A list of their names is laid on the table
- (c) There were two such persons, name'v, Jvotish Chandra Bose and Haridua Mitra
- (d) My information is that no enemy agent has been convicted by a Court Martial -
- (e) The Government of Indus have already released ten persons who were undergoing imprisonment and were convicted in Delhi. The Government of

Madras have released one person who had been convicted and was detained in Madras. The cases of the four remaining persons have been referred to the Government of Bengal with a tecommendation for release as they are the soncern of the Provincial Government.

(a) Name s and address es of Indians who have been executed as Enemy Agents, as a result of trails under the Enemy Agents Ordinance

S°rael No.	Nam ·	Addross
	Madras Case No 1	
1	Vava Kunhu Ahmad Abdul Kadır or V M A Kadır «/o Vavakunhu Vakkom	Vakom, Chirayankish, Travancore, Madras
2	S C. (Satyend a Chandra) Bardhan, 8/o Dinech Chandra Bardhan	Bitgarh, Tippera, Bengal
3	Fauja Singh S/o Bent Singh	Marhara, Di-trict Amrit-ar, Punjab
4	Parasubhavan Thaikat Abhijanand .	Thykad, Tuvandrum Town
	S A. Anand S/o M Parasu Pillay	
	Madrae Cass No 2	
5	T P Kumaran Nan ahas Kumaran Nan S/o K Kushna Panikkar	Villag Nellikode, P O Putbiyara, Am-am, Cahout Taluq, District Malabar, Madras
6	Ramu Thevar <i>alias</i> Apparoo, 8/o Ramalinga Thevar	Thumbadakki Kottai, Paramakudi Taluq, Ramnad District, Madras
	Delha Case No 1	
7	Alaib Singh S/o Sundar Singh Jat (Ghang)	Villag: Kallha, P. S. Taran Taran, District Amrit er, Punjab
8	Zahur Ahmad 8/o Ghulam Qadır	Village Theor, Chak No 117, P O Sangla District Sheikhupura, Punjab
9	8 L Mazumda: S/o Nagmd: a Lal Mazun- dar (Dead)	South Katoli, P O Paha: Katoli, F 8 Dubal Murmg, District Chittagong, Bengal
	Madras Case No 3	
10	Nandu Kandı Kana-an <i>süse</i> Gho-h, 8/e Kelappan	Payyolı, Kurumbranad
11	Tulası Ramaswamı <i>alıas</i> Muthamanı, S/o Ramıa Pıllaı	Singapore
12	Ratnam Pillas aleas Murts S/o Thulass	Thrumangala Kottaı, Pattukottai Taluk
18	Sethu <i>alsas</i> Krishna, S/o Dhanakoti Chet- tiar	Manjur, Paramakudi Taluk.

⁽b) Names of Enemy Agents who came from East Asia and have been convicted as such in India (The list includes the names of those who have been executed).

¹ v M A Kadır, 2 S C Bardhan 5 Fanja Singh, 4 S A Anand, 5 Bontises
B. Peters, 6 T P V Kumaran Marr, 7 Ramu Thovar eises Apparae, 8 Ajanb Singh,
12 S Zahur Ahmad, 10 S L Masumdar; 11 Sam Lal Pande, 12 Andeshwar Rait Pande,
13 Sohan Singh, 14 Ganga Singh, 15 Sadhu Singh, 16 Sinkhehan Nath Chopma, 17 Ramu
Dalare Dube; 18 Sri Blagwat Upadiby, 21 Kartar Singh, Electrican W. O Coy, 1 A OC,
19. 4703 Sowar Kanwal Singh, 2 R.I., 21 Pabitra Mehan Ray, 22 Amrik Singh Boll,
28. Nandu Kanda Kanama dicas Ghosh, 24 Tulan Ramaswam eises Muthaman; 25 Batassa
Pilhel elies Murti; 26 Sethu eises Kraina.

Arrears of Pay and the Appointment of Indian National Army Men in British Indian Army

- 666. *Sree Satyapriya Banerjee: Will the Secretary of the Defence Department be pleased to state
- (a) the arrears of pay of Indian National Army men who were in the British land Army during the period of their status as pusioners of war, and the reasons for withholding payment,

(b) the policy of the present Government of India regarding the payment of these arrears, and

- (c) the policy of the Government of India with regard to the appointment of Indian National Army men in the British Indian Army?
- Mr. G. S. Bhalja: (a) There are now no arrears of pay due to the 1 N. A men
- (h) and (c) The Interim Government have not yet considered these matters

 Advisory Council for the Chief Commissioner of Delhi Province
- 667. *Lala Deshbandhu Gupta: Will the Honourable the Home Member be pleased to state
- (a) whether Government are aware of the fact that the contanuance of undemocratic conditions in the Chief Commissioner's Province of Delhi is greatly resented by the people of the Province.
- (b) whether Government are aware that a demand for the appointment of an Advisory Council consisting of elected representatives of the people with a view to advise the Chief Commissioner on all important administrative questions has been made by the people of Delin from time to time.
- (c) whether Government are aware that M1 Asaf All, the then Member for Delhi, had also addressed a letter to the Chief Commissioner on the subject,
- (d) if the answers to parts (a), (b) and (c) be in the affirmative, do Government propose to appoint an Advisory Council with a view to democratise the present system of administration in Delhi, if so, how long it will take, and what will be the nature of the Advisory Council, and whether its advice would be normally binding on the Chief Commissioner?

The Honoursbie Sardar Vallabhbhai Patel: (a) and (b) The Government of India have neceived representations expressing dissatisfaction with the present administrative studence in the Province of Delh

(c) Yes

(d) The Honourable Member's attention is invited to my leply given on the 8th November 1946 to starred question No 345 by Pandit Mukut Bihari Lal Bharghaya

CIRCUIT HIGH COURT AT DRILHI

- 688. *Lala Deshbandhu Gupta: Is the Honourable the Home Member aware of the long standing demand of the people of Delhi, for a Circuit High Court at Delhi? If so, do Government propose to do anything in the matter)
- The Honourable Sardar Vallabhbhsi Patel: Such proposals or proposals of a similar mature have been brought to the notice of the Government of India at intervals between 1998 and 1987, but have thereto been rejected on both technical and practical grounds. No representations on this subject have been received from popular bodies since 1987. The Chief Commissioner has, however recently respendence the question in correspondence with the Labore High Court and I will in due course examine the proposals which result from this correspondence.

Loan of Services of an Officer as Director of Archaeology in Hyderabad State.

669. *Mr. Ahmed E. H. Jaffer: (a) Will the Honourable Member for Education please state if it is a fact that some time back the Hyderahad Durbar asked through the External Affairs Department for the services of a certain officer in the Aicheological Department on loan for appointment as Director of Archeology in that State

(b) What action was taken by that Department in this matter, and how does the matter now stand?

The Honourable Sri O. Rajagopalachari: (a) and (b) A demi-official enquiry has been received on behalf of the Hyderabad State in regard to the loan, in centain contingencies of the services of an officier of the Archaeological Department for appointment as the Director of Archæology in the State A reply has been sent but there is no commitment on either side. No request has so far been made officially in the matter

UNSTARRED QUESTIONS AND ANSWERS

DEARNESS ALLOWANCE TO PENSIONERS

- 67. Raizada Hana Raj; (a) Will the Honourable the Finance Member bepleased to state if it is a fact that the concession of dearness allowance has been given to Government Pensioners drawing pensions up to Rs 100° If so at what rate and on what principles?
- (b) Is dearness allowence allowed to pensioners drawing pensions between Rs 100 and Rs 250? If not, what are the reasons therefor?

The Honourable Mr Luaquat All Khan: (a) The reply to the first part of the question is in the affirmative. As regards the second part, the rates of the temporary microse in the pensions are as follows --

Pensions not exceeding Rs 20 pm -Temp increase o Rs 4 pm

Pensions exceeding Rs 20~p~m but not exceeding Rs 60~p~m —Temp increase of Rs 5~p~m

Pensions exceeding Rs 60 pm but not exceeding Rs 100 pm —Temp increase of Rs 6 pm.

Pensions exceeding Rs 100 p m but not exceeding Rs 106 p m receive such increase as will bring the total pension to Rs 106 per mensem

These rates are based on the suggestions made by the Provincial Governments who are vitally concerned in the matter

(b) The reply to the first part of the quest on is in the negative As regards the second part, it is considered that retired official drawing pensions between Rs 100 and Rs 250 pm are not in the same need of relief as are those drawing pensions below Rs 100 pm Moreover the heavy expenditure involved precludes any further liberalisation of the existing scheme, the additional cost of which is already about Rs 127 6 lacs

Non-Recognition of A M S. Diploma of the Benares Hindu University by Medical Council of India.

- 88. Seth Govind Das: Will the Secretary of the Health Department please state
- (a) whether it is a fact that the A M S Degree of the Benures Hindu University is awarded after proper training and examination by the said University in modern medical subjects including Anatomy, Physiology, Materia Medica, Medicine, Surgery, Pathology, etc.,
- (b) whether it is a fact that Degrees and Diplomas of this University are recognised by the Government of India, and
- (c) whether it is a fact that the AMS Degree of the said University has not yet been recognised by the Medical Council of India and it so the reasonfor withholding this recognition?
- Mr. S. H. Y. Oulsnam: (a) Government are aware that instruction is given in the subjects mentioned
 - (b) Yes
- (c) The A M S degree of the Benares Hindu University has not been recognised under the Indian Medical Council Act, 1933 The authorities of the University have not so far applied for the recognition of this qualification.

SHORT NOTICE QUESTIONS AND ANSWERS

FORWARD TRADING IN GOLD AND SILVER

- Mr. Manu Subedar: (a) Have Government received a complaint or representation with regard to the future trading in gold and silver?
- (b) Have then attention been drawn to a leading article in the Times of India, dated the 8th of October 1946?
- (e) In v ew of the international importance of gold and silver, will Government have the entre machinery for forward trading in these articles examined in consultation with the Provincial Governments?
- (d) Will Government have the question examined whether Government of India cannot interfere in order to lay down just and proper standards of trading, including deliverus, signant contracts?
- * The Honourable Mr. Liaquat Alı Khan: (a) and (b) Yes, Sir
- (c) and (d) Government are aware that the existing methods or forward trading in some of the bullon exchanges are highly undes rable and require to be rectified. Regulation of trading on the exchanges falls mainly under item 27 of the Provincial Legislative L st but legislation can be undertaken by the Centre if all Provinces agree to this course. It is realised that proper regulation of exchanges is impossible without uniform and simultaneous action in all Provinces and that Central legislation would be the best way of achieving such uniformity. The Government of India have, therefore, already instituted enquires into the working of stock exchanges and have asked all. Provincial Governments whether they would agree to Central legislation for their regulation. Similar action in regard to bull on exchanges is contemplated. The Government are also bringing to the notice of the Bombay Government the desirability of taking early steps to check the speculative activities of the bullion exchange in Bombay.
- Mr. Manu Subedar: Since Government are going to have a co-ordinating law for the who'e country if the Provincial Governments agree, may I also bring to the notice of the Honourable the Finance Member that there are two or three places in Indian States where also forward dealings in future transactions of gold and silver are taking place (An Honourable Member! No) and it would be desirable—by negotiations no doubt—to bring them also to accept the same rules and conditions which would prevail in British India?
- The Honourable Mr. Liaquat Ali Khan: All that I can tell my Honourable friend here is that the States will also be consulted in this matter and it can only be on their voluntary co-operation that anything can be done
- Sri M. Ananthasayanam Ayyangar: May I know from the Honourable-Member if forward contracts are not in the interest of this country so long as Government is not able to purchase gold from foreign countries and it is not desirable to allow merchants to get as much gold bullion as possible?
- The Honourable Mr. Liaquat Ali Khan: That is also one of the matters that will be examined

USE OF FIRE ARMS BY HOOLIGANS IN BENGAL AND AMENDMENT OF INDIAN ARMS ACT.

- Mr. K. C. Neogy: (a) Will the Honourable the Home Member be pleased to state whether the policy to be followed by the present Government in regard to the Indian Arms Act has come up for consideration with a view either to its repeal or substantial amendment? If so, when is any action in this direction likely to be taken?
- (b) Has the attention of Government been drawn to the use to which reflesguns and revolvers have been and are being put in different parts of Bengal by hooligans in the commission of crime in connection with the communal riots?
- (c) Is it any part of the duty of the Central Intelligence Bureau to keep watch over unlawful acquisition and use of arms of this character? If so, has

the Bureau kept Government regularly informed about the extent of the mischief now prevailing, indicating the possible sources of supply of these array?

(d) Do Government propose to take into early consideration the desirability of repealing or amending the Indian Arms Act, so as to facilitate the possession of arms by law-biding citizens for purposes of solf-defence?

The Honourable Sardar Vallabhbhai Patel: (a) No The second part of the question does not arise

(b) I have seen press reports to this effect

- (c) The Central Intelligence Bureau is concerned only with securing information regarding loss or theft of certain categories of arms and ammunition. The matters referred to by the Honourable Member are primarily the concern of Provincial Governments.
- (d) The matter will be considered and if in the light of the decision reached it becomes necessary, the question of amendment of the Act will be examined
- Mr. K. C. Neogy: With regard to the Honourable Member's answer to part (ι) of inv question, do I understand that the functions of the Central Intelligence Bureau are strictly limited to the extent that the Honourable Member has indicated, and that it is not open to the Government of India to extend the scope of the activities of the Central Intelligence Bureau so as to bring the enquiry that I have indicated within that scope?

The Honourable Sardar Vallabhbhai Patel: As I understand it, the scope of the Central Intelligence Bureau is limited to the position that I have stated Mr. K. C. Neogy, May I know under what authority has the scope of the activities of the Central Intelligence (Bureau been thus limited?

The Honourable Sardar Vallabhbhar Patel: Under the authority under which the Central Intelligence Bureau exercises its functions

Mr. K. C. Neogy: Is it a Statutory authority which cannot be amended by any Government or Legislature?

The Honourable Sardar Vallabhbhai Patel; All acts can be amended by the Legislature

Shn Sri Prakasa: In view of the Honourable Member's promise made earlier this morning that he would repeal the Arms Act if every one turied into a burglar, and in view of the further fact that almost all of us are becoming stabbers, will the Honourable Member consider the desirability of repealing the Arms Act?

The Honourable Sardar Vallabhbhai Patel: All Members of the Central Assembly have beeness to keep arms but many of them do not have arms

Mr. K. C. Neogy: With regard to my Honourable friend's answer to my last question miy I know whether Government propose to take up the question of revising the scope of the functions of the Central Intelligence Bureau in the direction indicated by me?

The Honourable Sardar Vallabhbhai Patel: The functions of the Central Intelligence Bure in are being shrivelled up metead of being expanded

Mr. K. O. Neogy: Will the Honourable Member kindly indicate the reasons for thus restricting the scope?

The Honourable Sardar Vallabhbhai Patel: The reason is the expansion of Provincial Autonomy

Mr. Ahmed E. H. Jaffer: Since most of the Members of the House do not possess arms will the Honourable Member endeavour to make available to the Honourable Members arms and ammunition for which they will be prepared to pay?

The Honourable Sardar Vallabhbhai Patel: They will get them if they apply to their Provincial Governments

Mr. Ahmed E. H. Jaffer: May I remind the Honourable Member that the Bombay Provincial Government has prohibited the sale of arms?

- The Honourable Sardar Vallababhai Patel: That prohibition does not apply to the Honourable Member or the Members of the Central Legislature.
- Mr. Sasanka Sekhar Sanyal: Will the Honourable Member®be pleased to the Member of this Assembly has to do when his application for arms to his Provincial Government is netther granted nor retused, but keep pending?
- The Honourable Sardar Vallabhbhai Patel: In that case the remedy is to take steps to influence the Provincial Government
- Mr. K. C. Neogy: The Honourable Member in reply to a previous question advised the people to organise self-defence instead of depending on the police May I know what advice the Honourable Member has to give to those law-abiding people who are confronted by hooligans armed with firearms?
- The Honourable Sardar Vallabhbhai Patel: The Government of the Province
- Khan Abdul Ghani Khan: In view of the fact that most of the victims of these riots are poor people who have not money for firearms, will the Honourable Member take that into consideration?
- The Honourable Sardar Vallabhbhai Patel: Every voter in the North-West Frontier Province is entitled to keep arms!
- Sit N. V. Gadgil: May I know from the Honourable Member that m new of the disturbances all over the country if respectable people are armed will not the disturbances be fewer?
- The Honourable Sardar Vallabhbhai Patel: I cannot express any opinion It occasionally happens that the dacoits or goondas snatch away arms from those who have licences
- Mr. K. O. Neogy: With regard to the gradual restriction of the scope and the activities of the Central Intelligence Bureau, as referred to by my Honourable french, will the Honourable Member be pleased to refer to the relevant recommendations of the Joint Parliamentary Committee in regard to the functions of this very body, where the importance of the work left to it in regard to detection of terrorist activities, has been mentioned?
- The Honourable Sardar Vallabhbhai Patel: Those activities were of a very different nature
- Mr. K. C. Neogy; Do I take it that what is happening in the country cannot come within that description?
- The Honourable Sardar Vallabhbhai Patel: They dealt with political terrorist activities
- Sri M. Ananthasayanam Ayyangar: What steps does the Honourable the Home Member propose to take, as the Member in charge of the Centrally Administered areas, to safeguard the life and property of the poor people
- The Honourable Sardar Vallabhbhar Patel: All necessary steps will be taken to protect the life and property of people in the Centrally Administered areas
- Haji Abdus Sattar Haji Isnaq Seth: Will the Honourable Member just tell me what is the position with regard to the possession of swords by almost every Sikh in Delin! I st hat freely allowed or are other communities also allowed to possess swords?
- The Honourable Sardar Vallabhbhai Patel: The Sikhs are allowed to keep the kirpans on religious grounds
- Haji Abdus Saftar Haji Ishaq Seth: Is a sword a kırpan or not, because every Sikh is now weşiring a sword?
- The Honourable Sardar Vallabhbhai Patel: Different places have different conditions In the Punjab a Sikh is allowed to keep a sword and a kirpan Bu in the Centrally Administered areas the Sikhs are allowed to keep kirpans.
- Mr. Ahmed E. H. Jaffer: Will the Honourable Member inform the House whether in this province the size of a kirpan has increased to that of a sword?
 - The Honourable Sardar Vallabhbhai Patel: There is no scheduled size

Khan Muhammad Yamin Khan: Will other members be allowed to keep keepans?

The Honourable Sardar Vallabhbhai Patel: If other communities adopt the Sikh religion, certainly they will be allowed

Khan Mohammad Yamin Khan: If a kupan can be used as a weapon and it can be used for terrorising people, then why should other people, for their protection, not be allowed to keep kurpans, if one community is allowed to keep kurpans as an emblem of religion

The Honourable Sardar Vallababhai Patel: If the other communities do not consider it a religious duty to keep such weapons, then they are not allowed to do so

Khan Mohammad Yamin Khan: Does the Honourable Member mean that, if some communities think that peaceful living is part of their religion and office people, think that keeping of arms by which they can kill the peaceful people, is part of their duty, he will not allow the peaceful people to protect themselves?

The Honourable Sardar Vallabhbhai Patel: In a country inhabited by many -ors and different religious the different religious susceptibilities of people are espected by the laws and customs of the country.

Dr. Zia 'Uddin Ahmad: During the regime of Sir Fazl-i-Hussain the point rose about the definition of the kirpan and it was said that its length would be in inches. But now it has extended to feet. It has now ceased to be a kirpan and it has become a regular sword.

Mr. President: That is an observation!

Shri Sri Prakasa: Are Sikhs allowed only to keep kapans and also to use them?

The Honourable Sardar Vallabhbhai Patel. The v are allowed for both purposes

Hajl Abdus Sattar Haji Ishaq Seth: My Honourable friend said that in the Punjab members of all communities are allowed to wear words. In view of that, will my Honourable friend consider allowing others to wear swords in Delhi as a defensive weapon?

The Honourable Sardar Valiabhbha: Patel: I am informed that Sikhs are allowed to do so. But they are not allowed to keep swords in the Centrally Administered Areas

NON-RETURN OF CASH AND THE VALUABLES REMOVED FROM PERSON OF ARRESTED IN A MEN

Lala Deshbandhu Gupta: (a) Will the Secretary of the Defence Department please state whether it is a fact that some cash deposits and valuable articles such as watches, fountain pens, etc. belonging to the I N A prisoners were removed by the British Military Police at the bime of their arrest in personal search with the avowed object of depositing the same in the safe custody of the Camp authorities, and that in some cases their value amounted to several thousand rupees, but this property was never returned to the prisoners at the time of their release and that no record or accounts are available to show that the cash and valuables so recovered, were deposited with the Camp authorites?

(b) Is it a fact that some petitions were actually filed before the Court Martial Tribunals but the Tribuna's invariably replied that there was nothing on record to abow that any private property belonging to the prisoners have been recovered in personal search?

(c) Is it a fact that a sum of Rs 5,200 was recovered from the person of Mr S M Bashir, (whose number at Jikargatchha Camp was L 3070 and at Kabul Lines, Delhi, B '1265) on the 29th June, 1945, at Calcutts Jetty and that he was told while he was at Jikargatchha Camp (near Calcutts) that the money had been deposited with the Camp Commandant, but this money was not paid bask to him at the time of his release on the 27th December 1945, from Kabul Lines, Delhi?

- (d) Did he send several applications to the Military authorities in this connection and also made a representation to the Honourable the Defence Member in September 1946?
- (c) If the replies to (a) to (d) above be in the affirmative, what action has been taken, or do Government propose to take, in the matter? Will they order an immediate enquiry?
- Mr. G. S. Bhalja: (a) In contormity with the presembed procedure, all prisoners were searched before their arrival at the Holding and Enquiry Centres and money in their possession was removed by the Interrogation authorities A recept was invariably given for articles and money so removed. A record does exist of cash deposits and articles, etc., which were taken away from the INA prisoners and the property belonging to these personnil was in the imagority of cases returned to the owners on their release. In the remaining cases every effort has been made to trace and forward articles and money to those who did not receive them when released. The reason why some INA men did not receive their articles is that in several cases the men gave furtitious or incorrect addresses with the result that money orders and articles such to them were returned.
- (h) The Holding and Enquiry Centres where the majority of personnel were held have now been disbanded and t is therefore not possible to ascertain whether petitions were actually filed before the Courts. There is, however, no mention of such petitions in the Court of Enquiry proceedings.
- (c) A sum of Rs 4,965 was taken from Mr Bashir and it has not been returned to him so far Enquiries are being made and the question of paying him this sum of money known to have been taken from him is being considered
- (d) Yes, Sir, Mr Bashir did make a statement to the effect that a sum of Rs 5 200 was removed from his person in Ju's, 1945. This statement was made by him in a letter addressed to the Honourable the Defence Member on the 29th of September, 1946.
 - (e) Government are enquiring into the case of Mr Bashir

Lala Deshbhandhu Gupta: May I know from the Honourable Member the unacknowledged or unacconted?

Mr. G S. Bhalja: I must ask for notice of that question

Lala Deshbhandhu Gupta: May I know the reason for the delay in making the quayment to Mr Bashir? What is the difficulty?

- Mr. G. S. Bhaijs: Government have to satisfy themselves that there are no claume outstanding against the person concerned before making the refund of the money taken from him
- Lala Deshbhandhu Gupta: How long will it take the Honourable Defence Secretary to make the refund?
- Mr. G. S. Bhalja: I hope, not very long

INVITATION TO MR COMPTON MACKENZIE, TO WRITE HISTORY OF INDIA'S WAR

Lala Deshbandhu Gupta: Will the Secretary of the Defence Department be pleased to state

- (a) whether the attention of Government has been drawn to a report published in the Hindustan Times, dated the 6th November, 1946, on page 2, and column 6 saving that Dr Compton Mackenzie has been selected to write a short popular history of India's Wer Effort.
- (b) whether it is true that he has been selected by the Government of India for this job; if so, the special reasons which 'ed the Government of India to entrust this important test to an outsider: an
- (o) whether he will be paid for by the Government for this job; if so, what will be the amount that will be paid to him?

- Mr. G. S. Bhalja: (a) Yes, Sir
- (b) and (c) The Government of India sent to the U K. a representative empowered to discuss with publishers of good standing the question of obtaining the services of an 'author whose name was sufficiently well known to ensure good sales for a popular history of India's war effort. The decision to invite Mr Mackenzie to undertake this test was taken by the publishers in consultation with the Government of India's representative. The publication of this work will be undertaken by the publishers and will involve no expense to the Government of India who will merely provide facilities for the author No Indian author of repute was found who was prepared to undertake the work on these terms, but Mr Mackenzie has stated that as soon as an Indian author could be found who would be willing to undertake the work on these terms, he would make no difficulty about the withdrawal of the contract made by him with his publishers
- Lia Deshbandhu Gupta: May I know what steps were taken by the Government to find out whether any Indian author of repute was willing to undertake this work or not?
- Mr. G. S. Bhaja: I might mention that Mr Panikkar, who is a well known historian was addressed on the subject and I understand that he did not show much interest in this matter.
- Mr. Ahmed E. H. Janer: May I know whether the Honourable Member took pams to consult the Education Department and also the various Universities in India on the subject to find out if one of their Professors in History was prepared to undertake this job?
- Mr. G. S. Bhaija: The historical section of the $G \to Q$ made the necessary enquiries from the persons they considered competent to advise in the matter
- Dr. Zis Uddin Ahmad: Is the Honourable Member aware that Mr Panikkar ceased to be a professor many years ago and has never been a Professor of History?
- Mr. G. S. Bhalja: I do not think it is necessary to go into the merits of Mr Panikkar
- Sri M Ananthasayanam Ayangar: May I know whether any University Professors or other historians have been addressed on the matter?
- Mr. G. S. Bhalja: I am afraid I have not got that information with me at the moment but in the press communiqué which was issued it was stated that attempts to interest Indian authors privately and through the press have hitherto been without result
 - Sri M. Ananthasayanam Ayyangar: False
- Mr. G. S. Bhalja: I do not think that the Honourable Member should say
- Laia Deshhandhu Gupta: May I know if Government will now take steps to invite Indian authors of repute to undertake this work?
- Mr. G. S Bhalja: I have already said that if any Indian author of repute comes forward to accept this task on these terms, Government will readily provide the same facilities which have been provided for Mr. Compton Mackenzie.
- Sri M. Ananthasayanam Ayyangar: May I know if it is not a fact that the Government of India have agreed to arrange to send photographers and other accessories for the purpose to enable this gentleman to gather the materials at the expense of the Central Government?
- Mr. G. S. Bhalja: This is included in the term "facilities", which the Government of India will provide to the author to enable him to do justice to the task which he has undertaken, namely, the preparation of a popular history which will give an account of India's war effort (that has been considerable and country.

- Sri M. Ananthasayanam Ayyangar: May I know what the estimated cost of there facilities is?
- Mr. G. S. Bhalja: No estimate of the cost is available, but I do not think it can be very much As I said the cost involved is only the cost of travelling and mendental costs, like what my Honourable friend mentioned, photographs of the cost of th
- Sri M. Ananthasayanam Ayyangar: Will it be some lakhs of rupees—approximately?
 - Mr. G. S Bhalja: I am afraid I have not got the figures
- Dr. Zia Uddin Ahmad: In what language does the material exist for writing Indian History and has the Honourable gentleman got any familiarity with that language?
- Mr. G. S. Bhalja: The material exists in English and Mr Mackenzie who is an author of world wide fame surely knows English
- Lala Deshbandhu Gupta: May I know if Government have considered the extent that a popular history can better be written in an Indian language rather than in English?
- Mr. G. S. Bhalja: It is the intention of the Government of India to translate this work when it is ready in the Indian languages
- Shri Sri Prakasa: In view of the fact that the Honourable Member has given what inay only be called a tendentious answer, may we inquire if the Government have already given tips to this author as to what he should write? When the Honourable Member seems to be very proud of his war effort does he expect the author to be the same? Will he be ready to give me the task? I hold a Tripos degree in History from Cambridge
- Mr. G. S. Bhalja: I suggest that it is a matter of opinion—whether the reply I gave was tendentious or not, but I can say straightaway that Mr Mackeuzie himself has made a public statement that if the work he produces does not satisfy the Indian people, he will feel that he has not done his work
- Mr. K. O Reogy: May I know whether Mr Compton Mackenzie is a verwell known writer of fiction and whether the Government consider that in the writing of history, an author who has distinguished himself in writing fiction is best qualified?
- Mr. G. S. Bhalja: I think un Honourable friend is not well aware of the works written by Mr Compton Mackenzie
 - Mr.º K. C. Neogy: I want to know
- Mr G. S. Bhalja: In addition to fiction, for which he is famous, he has written a number of memors of Greece and other places when he served during the first great war of 1914—1918, and he has also written some historical works
- Sri M. Ananthasayanam Ayyangar: Will the Honourable Member now circularise and invite applications from professors of history in the various colleges and universities in order to find out if Indian authors of repute are available for this purpose, and offer them the same terms?
- Mr. G. S. Bhalja: The announcement made in this Honourable House is sufficient publicity to enable any author who is interested in this project to approach the Government of India I should make it clear that in addition to this popular history the intention of the Government of India is to compile an official factual history which will probably consist of several volumes, which is being written in the historical section, by the Government of India's own officers; there will also be a student's history which will be utilised at the staff college which will not consist of the same number of volumes as the bigger and detailed official history.
- Sri M. Ananthasayanam Ayyangar: Is that the intention of the late Government or of the present Government?
 - Mr. G. S. Bhalja: That is the intention of the present Government also

Khan Mohammad Yamin Khan: When the Honourable Member said that besides fiction this gentleman has written some historical works, what historical value have these works got? Have they any historical value?

Mr. G. S. Bhails: That is a matter of opinion Surely Mr Mackenzie is a gentleman of world wide fame and I suggest that works written by him are prized works

(Some honourable members rose to ask questions)

Mr. President: Order, order I am callus, the next question. This has been sufficiently discussed

STORE PURCHASE RULES FOLLOWED BY THE ARMY DEPARTMENT

- Dr. Zia Uddin Ahmad: Will the Secretary of the Defence Department p'esse
- (a) whether the Store Purchase Rules are followed by the Army Department in respect of orders placed abroad, if not, why not,
- (b) whether it is correct that foodstuff and machinery now available in India are not purchased by the Army Department and imported from abroad, and
- (c) whether the National Government have changed the policy of encouringing Indian Industry?
- Mr. G. S. Bhalja: (a) The Store Purchase Rules have been followed by the Defence Department subject only to certain modifications necessitated by the wat
- (b) No, Sir, Demands for machiner, and warlike stores have been plant on the India Office only for those stores which could not be produced in India All items which can be produced in India according to the required specification are procured from indigenous sources through the Industries and Supply Department Indigenous foodstuffs purchased for the Armed Forces in India are obtained for the Defence Department by the Food Department in accordance with the estimates given by the Quartermaster General, India The only foodstuffs imported are those which cannot be produced in India to the required specifications or in the required quantity
- (c) No Sir, there has been no change whatsoever The police, as before, is to encourage Indian industry as much is possible. An Inter-Departmental Committee is actually now considering the question of defining what types of military equipment and stores can be locally produced through the Industries and Supply Department.

MESSAGE FROM THE COUNCIL OF STATE

Secretary of the Assembly: Sir, the following message has been received from the Council of State

- "I am directed to inform you that the Council of State at its meeting held on the 15th November, 1946, agreed without any amendment to the following Bills which were passed by the Legislative Assembly at its meeting held on the 11th and 12th November 1946, ramely—
 - 1 A Bill further to amend the Reserve Bank of India Act, 1984
- 2 A Bill to provide for the continuance during a limited period of powers to control the production, supply and distribution of, and trade and commerce in, certain commodities.
- 8 A Bill to make provision for the constitution of a special police force for Chief Commissioner's Province of Delhi for the investigation of certain offences committed in connection with matters concerning Departments of the Central Government for the superintendence and administration of the said force and for the extension to other areas in British India of the powers and jurisdiction of members of the said force in regard to the investigation of the said offences."

RESOLUTION RE RUNNING OF CIVIL AVIATION AS A STATE DEPARTMENT—contd

Mr. M. R. Masani (Bombay City Non-Muhammadan Urban) generally considered to be a difficult position for a man when his convictions conflict with the interests of an organisation with which he may be connected I have come to the conclusion that it is an even more difficult position when one's convictions happen to coincide or not conflict with the call of the organisation to which one may happen to belong I happen to belong to a firm, which in its turn happens, among its multifarious activities, to run one of India's airlines, and so last week, when this debate was on, I desisted from speaking, and I would still have done so if it had not been for the fact that the debate on the last occasion widened from a discussion on civil aviation to a wider discussion on the pros and cons of nationalisation of all industries and services. One of the Honourable members, my friend Khan Abdul Gham Khan, went so far as to say that our decision in this case would be a test for similar decisions to be taken in the case of other industries and services is that which induces me to put before the House a few considerations, and I trust that the Honourable House and, in particular, the Mover, Sardar Mangal Singh, and those who support him will accept my assurance that what I say here is based on my own views, previously expressed in writing on various occasions and over a long time, and are solely in furtherance of my duty to my own constituency and to the country

On February 26 this year, when this House was debating the question of road-rail co-ordination. I had occasion to oppose the scheme on the ground that it smacked of monopoly This is what I said on that day.

"I say this scheme savours strongly of monopoly I would like to oppose the very conception of monopoly as applied to our transport service. I do so though I am a socialist According to m. socialist faith I do not believe it is necessary to support any and every measure of nationalisation. Nationalisation, after all, is an instrument, a means to an end, and if it impedes social justice if in a particular case it impedes the spreading of demovito the economic sphere of life, then, I Sir, would oppose it.

I then went on to say

"India is hig enough for more railways, more roads, more shipping and more an innea We want healthy commettion between all these modes of transport. That is the only guarantee that new technical developments will be utilized and that efficiency will be maintained on both sides. Therefore, if the railways fear competition their first dut, is to put their house in order."

Now, Sir, these considerations in opposing monopoly apply with even stronger force than in the case of road transport to the development of civil aviation in our country. There was a certain amount of loose talk about nationalisation on the last occasion. The word was used in two diametrically opposite senses. The first meaning was that given to the term by Saidar Mangal Singh and his supporters and they understood nationalisation to mean State ownership and management. On the other hand my friend Dwan Chaman Lai, in moving his amendment, made it clear that he understood nationalisation to include State ownership or State control and he said that in that sense he also supported nationalisation.

I have taken the trouble of looking up the dictionary in trying to decide to whether my friend Sardar Mangal Singh or Diwan Chaman Lal was right and this is what the Oxford Diotionary says. It defines "nationalisation" to be "the action of bringing land, property, industries under the control of the nation." To 'nationalise is "to bring under the control of to convert into the property, of, the nation." and Webster endorses this by saying—to 'nationalise' is "to vest the control, ownership, or the like, of in the nation." It is perfectly clear therefore that the correct meaning of the word 'nationalisation' is the meaning given by Diwan Chaman Lal and in that sense we of the Congress Party are committed to nationalisation.

Mr M R Masani

it and we propose to implement our pledges in this behalf The Congress Election Manifesto is clear on this point. It says

"It will be necessary to plan and co-ordinate social advance in all its many fields, to prevent the concentration of wealth and power in the hands of individuals and groups, to prevent vested interests immical to society from growing, and to have social control of the mineral resources, means of transport and the principal methods of production and distribution in land, industry and in other departments of national activity, so that free India may develop into a co-operative commonwealth

The State must, therefore, own or control key and basic industries and services, mineral resources, railways, waterways, shipping and other means of public transport."

This makes it perfectly clear that we of this party do not accept nationsusation in the narrow sense of State ownership and management. We have, very wisely left the door open to social ownership or control as the needs of the situation may dictate

Our industries and services are developed in very varying degrees. Some are old established and have made great advage. Others are nascent They have just been born and are still at an elementary and rudimentary stage, and to apply the same footrule and standard of measurement to all these various industries and services would not only be dogmatic and doctrimate but also disastrous to the country. The only test one can apply is the test which my Honourable friend, Mr. C. Rajagopalachari, mentioned when he was Minister for Industries and Supplies, and that was that India's buggest need today is increased production. We want much more of goods and much more of services and the only test, and the supreme test, by which we can decide what form of social control we shall apply to any particular industry or service is whether or not it will give us more production or better service, because that is India's prime need.

Judged by that test, my attention would turn first to the administrative machinery that we possess at present I shall not comment on it beyond saying that we have inherited from the British Raj a very rudimentary machinery of Government confined primarily to law and order and the collection of revenue I would ask the House to accept the statement of the present Minister for Industries and Civil Supplies, Dr Matthai, who in the recent detate on controls expressed himself as follows

[At this stage Mr President vacated the Chair which was then occupied by Mr Deputy President (Khan Mohammad Yamin Khan)]

"Here we had to put into operation the system of controls through an administrative system which had grown up through the years with an entirely negative outlook. We had at present an administrative organisation in the country built up over a period of 20 years, the main business of which during this period had been to prevent things being done and to maintain law and order. It was a police Government on the foundation of which they had to erect a system of regulation rather than prevention."

The Honourable Mover of this Resolution and his supporters want exactly this police government, this rudimentary government, which has still to be built up, to be vested with the day to day management of a highly specialised service of this kind (An Honourable Member: What about Railwaya?) I shall come to that It is already an overburdened service and what you are doing now is to place on the Government the additional burden of running our airlines. That, Sir, is fair neither to the administrative apparatus nor to the country. And I was not surprised that in the Statement of Policy made by the predecessor in office of the present Honourable Member for Communications on September 30, a frank admission was made by Government; and we were told in answer to a question on the 6th instant that it was then the policy of the Government of India sa a whole. That statement said that Government "machinery is not as yet so highly developed as to enable it to undertake actual operations in aviation." The their Communications Member went on to express the hope that "on account of private enterprise, greater facilities, efficiency and courteey will be available to the passengers than if the services were to be instingalised at this stage."

The real issue before us today is not between private enterprise in an unergulated sense and State enterprise. The issue is a narrow issue between two different forms of nationalisation, namely, State ownership and management or State control without ownership and management (An Honourable Member: What about profit?) I shall presently come to that During the last ten or fifteen years, many socialists in various countries, who had sworn by State ownership and management, have had occasion to revise their views in view of the menace of totalitarian dictatorship that has sprung up in that period, and I shall quote to the House the views of Professor G D H Cole, an enument socialist, whose name is well known as an expounder of Marxism and socialism during the last two decades This is what he says in his book Great Britain In The Post-War World:

Where is no need to accealine at once all the forms of production it may prove desirable 65 occisialise some time nor is there any reason why a form of production accessised at first, should not be handed back, under proper safeguards, to private enterprise if socialisation does not yield good results. Within a single branch of production there may be some parts which it is desirable to socialise and others which are best left under private become, the greater grows the danger that in centralising their administration, we may be drawn to create a political machine to vast and complicated to be amenable to an real democratic control, and may thus become ourselves the victims of the very power mans, which we are organising ourselves to defeat It is a clear these controls of the complex of the complex of the complex of the complex of the complex of the very power of the complex of the very power of the complex of the complex of the very power of the very power of the complex of the very power of the very pow

- Mr. Deputy President: The Honourable Member has two minutes more
- Mr. M. R. Masani: I have not taken more than ten minutes now by my watch, and the clocks in the House hence stopped May I therefore have another five minutes?
- Mr. Deputy President: The Honourable Member must finish in two minutes
- Mr. M. R. Massani: If that is so, Sir, I shall now come to the kernel of the matter. My friend here talked of profits. My Honourable friend should know that measures have already been taken to see that excessive profits are not made in aviation by the industrialists. Under the present system of licensing, many forms of control are already in existence in regard to types of aircraft, the qualifications of the crew, the frequency of the services, the time tables, and fares, and so it follows automatically that profits can also be controlled through the control of fares. And I hope they will be controlled. But there is no need for State ownership in order to control profits. In fact, in so trying to hurt the man who is making profits, you will be hurting the country a hundred-foll.

The Honourablé the Home Member really came to the root of the matter in his very brief but cogent intervention on the last occasion. He pointed out that our feet are not yet on solid ground and that therefore this is not the time to launch on hazardous ventures in the air. That is true not only politically and administratively, but also economically. Our primary duty to the people of this country is to meet the basic needs of life,—food, clothing, housing, hospitals and schools. Have we performed that duty? Has our administrative machinery been developed sufficiently to give our people even their basic needs? And if, unfortunately it is not, are we entitled to fritter away our energies on projects like this when we are failing in our primary duties? That is the real problem. And I do think that if we apply the test as to whether State control on the one hand or State ownership on the other will give better results in civil aviation and if we put aside pre-conceived ideas about this 'ism' or that, there is only one answer,—and I am confident that Government, when they consider the matter, must come to it,—and that is that the present system of strict regulation of every department and aspect of this service will give the best results. And if they do that, we can then concentrate on our test of doing first things first.

Mr. M. A. F. Eitzel (Bengal European) Mr Deputy President, civil aviation is a subject in which my Group and I have neither any fluancial or any managing interest. We are interested solely as members of the public, as users and we are anxious that this debate should not come to a conclusion without our paying tribute to the excellent pioneering work which has been done by civil aviation in recent years. That is a fact, that is an achievement of the greatest importance to which we wish to pay our tribute of praise. And we are most anxious to see that this good work which has been begun and is going ahead should not be ended or impeded or sacrificed to any loose thinking regarding the question of nationalisation. We view this matter strictly from the practical angle. We have a good service and we want to go on having a good service and that, I suggest, is the best test of any transport system.

What has been the history of State management in Indu? My Honourable friend Mr Joshi interpolated in the last speech "What about the railways, indeed! I suggest that any impartial critic who takes the trouble to go into the history of railway management will come to the same conclusions that have been come to recently, in a study of the subject, by Professor Natesan I do not propose to follow Professor Natesan through all the details of a closely reasoned study, but it is very important, I think, that the House should have in mind the main conclusions which Professor Natesan, an impartial Indian critic, comes to His final conclusion is that three charges can be sustained against State management. In the first place, administrative inefficiency and the creation of vested interests of the administrators in the continuance of a particular type of administration. Secondly, that Stateservices are less responsive than privately operated services to public opinion Thirdly, that there is a lack of initiative and flexibility.

Now, Sir, these are factors which must strike at the root of any loose and stringer thinking or speaking on the subject of nationalisation, and I suggest that, if these considerations are not taken into account, the future of civil aviation will be equally vitiated. These are considerations which are not primarily political or constitutional. It is reasonable and proper that they should be debated in this House, but the decisions will be the worse rather than the better for the intrusion of political and constitutional considerations. These are administrative problems which require the utmost and most careful consideration.

What, Sir, again, has been the history of road transport? As a result of presenture action and premature discussion, road transport today is in a state of suspended animation, if it is not actually ded. That, I consider, is a rhost unfortunate thing for this country. Road transport he'd out great hopes for the development of communications in areas where railways and other forms of transport cannot penetrate. But what is going to happen now? When are we going to have a policy? When are we going to have any enterprise? Then, what has been the history of our telephone systems? As you are aware, the telephone system in Calcutta has recently been nationalised. The result has been not an enormous increase in efficiency, but an enormous decrease in efficiency and an enormous increase in compliaints. These are all administrative problems and they must be given most careful and most balanced consideration before any decision is taken

Now, Sir, Diwan Chaman Lall, and the last speaker also, usely pointed out that time is essential for active consideration and that there are various types of nationalisation, the respective merits of which must be fully weighed Any mistake at this stage will be fatal not only to avil aviation but to a much more important thing, the building up of that reserve of fully qualified technical manpower which is essential to the even more important subject of India's defence

For these reasons, we fully support the arguments put forward by Diwan Chaman Lall when moving his amendment that the problems should be fully investigated. In the meantume, we beg the House not to upset the rate of efficient development of civil avastion which is actually taking place On this

note I would end We are getting what we want, do not take it away from us! Sir, I support Diwan Chaman Lall's amendment

Mr. Abdur Rahman Siddiqi (Calcutta and Suburbs. Muhammadan Urban) Mr. Deputy President, if for no other reason then for the very good reason of the Calcutta telephones, I would certainly oppose the nationalisation of anything. But the problem goes a bit beyond the inefficiency of State management. Our country has so far been treated as a raw material producing country and our rulers have never taken care of our interests as the ruled. There has been a definite divergence and opposition between the two interest. Now, with the advent of the new Government and I hope with the advent of the new Constitution as and when it comes, we shall have to begin work from the very beginning, and for doing that I would ask the Honourable the Mover of the Regolution to realise that the State will need the assistance of the people, cell them capitalists, call them labour or call them what you like Money and labour will be required and, therefore, the State may deal with the wider problems affecting our people leaving smaller affairs to private enterprise

Sir, nationalisation creates a sense of fear in me. We have not yet arrived at any clear definition of the word "nation" in this country. Different people have different nations of "nationhood". If we follow the principles and institutions which have rendered valuable service elsewhere and try to transplant them into our country, they may not give fruitful results. Until, therefore we have arrived at a clear definition of what the word 'nation' in India, as to what it means and how the rights and privileges of the many component parts of the people inhabiting this land are going to be safeguarded against possible dangers from huge majorities "nationalisation" will have to be considered in the carefully by the Honourable Mover understands by nationalisation and prevented that if the Honourable Mover understands by nationalisations.

tion "Indianisation" of civil aviation, then I am entirely with him

Sardar Mangal Singh (East Punjab Sikh) I do not mean that

Mr. Abdur Rahman Siddiqi: If he does not mean that, then he is taking us in to a direction which the Persian Poet has described as

Ein rah ke tu meravi ba Turkistan ast

(The road thou art walking upon leads to Turk stan—that is to destruction and death.) What I am trying to impress upon the Sardar Salub is that instead of state comership or state management, let us consider and think ut terms of state control. Speaking as a Muslim, I should have supported this doctrinance principle of national sation because I would have got my communal ratio of 25 per cent in state owned civil avintion. But I would like the Sardar Salub and other Honourable Members in the House to realise that the worm called the Muslim is gradually but steadily turning. He is now paying attention to the economic aspect of life of the country. There are 16 aviation companies out of which 3 are Muslim. I hope they will increase. I feel that if nationalisation comes, we shall not be able to push Muslims into this field. If we do not stop here and the process goes on we shall remain where we have been kept, by the combination of British and Rombay and Calcutta capitalists, in the position of workers and the cooles. Let us have a chance of expanding our activities in this line and also in the general industrial and economic life of the country.

May I also draw your attention to the fact that air travel is a very expensive and exclusive type of travel? It will touch an infinitesimal number of our people. They will want everything that is best. I doubt, after what the Honourable Member representing the European Group in the House, has said whether this expensive travelling will be supplied by the State. Why not leave this small matter, perhaps one per cent of our people, in the hands of private enterprise, capitalists if you like, and certainly technical experts whom they can afford to employ for this highly specialised service. Sir, aviation is progressing and improving from day to day and governments as a rule are hides bound. If measures of safety, speed and comfort for the travellers can be

[Mr Abdur Rahman Siddiqi.]

found, then let the matter go to private enterprise May I also, Sir, suggest that till now these private companies have not demanded any subsidy? That shows that the Indian tax-payer is not likely to be called upon to pay any money for internal services After the agreement signed three days ago wit America, Government had better be asked to devote attention to external We shall allow Americans to come and land in our country but I should like to live and see an Indian plane landing at La Guardia aerodrome, in New York The two aspects of the matter can go along together capitalists or the company and the Government can come to an arrangement by which the profits may be controlled but more than that, the State should control the comfort and safety of the travellers and improvement of aviation in the country from the Himalayas to Cape Comorin If the private companies would agree to reduce the fares many more would travel by air and, it may be possible that a higher percentage of profits may be available to them I would ask the Honourable Mover to agree to the suggestion that state control of the most ngid type be imposed and not to insist on state ownership and management It is being done to-day by the Licensing Board over which sits a Judge of the High Court If the percentage of profits is controlled and the amount is kept low, we shall be able to serve the interests of that very small number of citizens of India who wish to travel by air without injuring those of the vast majority by wasting public funds

Mr. Satya Narayan Sinha (Darbhanga cum Saran Non-Muhammadan) I

That the question be now put "

The Honourble Sardar Abdur Rab Nishtar (Member for Communication) Member's right of reply The question is

"That the question be now put"

Mr. Deputy President: I accept the closure subject to the Government Member's right of reply The question is

The motion was adopted

The Honourable Sardar Abdur Rab Nishtar (Member for Communication) Sir, at the outset I apologise to Honourable Members of this House for being absent at the time of discussion on the last occasion of this important Resolution But I am sure they will excuse me because my absence was unavoidable I had gone to Bihar to do my little bit for the poor victims of Bihar tragedy It is a thing which is now uppermost in the mind of everybody and therefore I am sure that they will not consider my absence due to my not attaching any importance to this Resolution As I have already submitted, the Resolution is a very important one and it relates as the Honourable Member has put it to the nationalisation of civil aviation I believe by civil aviation he means air transport, because certain aspects of civil aviation already are owned by the State So far as the amendment moved by my Honourable friend Diwan Chaman Lall is concerned, I am gratified to note that it gives a breathing time to the Government so that they may be able to fully consider the pros and cons of this important question and then arrive at a conclusion It is known to Honourable Members that the interim Government came into office just three months ago and I, as a Member of the Muslim League bloc assumed office less than three weeks ago After assumption of office for three or four days I tried to understand the machinery that I was called upon to administer and to know the horse which I have to ride Not only that, I found myself confronted with a very important question that is the Indo American agreement regarding civil aviation. Our negotiators were negotiating an agreement with the representatives of America. and in that connection I had to devote a lot of time for discussions with our own negotiators as well as the representatives of the other side Meanwhile I had to go to Bengal and from there to Bihar For one night I came but had again to go back to Bihar When I came back again the same question was staring me in the face and I had to tackle it, and Honourable Members know that it was finished only day before yesterday when the agreement was concludsed and signed In these circumstances I think Honourable Members will apprecaste that I had no opportunity whatever to fully consider the implications of this important Resolution; and therefore I am sure no Member of this House will expect me to make a declaration of policy, because policies that are declared without any consideration and very hastily are also torgotten very hastily. And if we are determined to carry out a policy the best and wisest course is that we should fully consider it before making a declaration. Any promises that are given cheaply are also broken very cheaply.

So far the policy of Government has been that which was announced per-

haps in May last year, and it is to this effect.

usips in seasy less; sear, and it is to this effects.

"The policy of the Government of India is generally to promote the development and operation of air transport services, internal and external, by a limited number of sound and remainle private commercial organisations with their own capital and operated under normal commercial principles. In selected cases Government will take a financial interest, but pot a controlling interest, in the compacts operating their services and appoint a director of the board. This policy does not, however, rule out the operation by the bitte tatelf of any air transport service or services in particular cases, and such operation may be by the Central Government, a provincial diovernment or the Government of an Indian

In pursuance of this policy certain rules were framed and, as has been referred to by certain Honourable Members, a Licensing Board has been set upwith an emment judge of the Lahore High Court presiding over it and with experienced members, to consider the question of grant of licenses. Many applications have come to them, I will deal with them later on, but for the time being I must point out that so far as the question of control is concerned. in those rules some controls are provided. I am not in a position to say whether they are sufficiently effective but I believe they are fairly effective Inter alia they provide for fixation of a per mile rate with a minimum and maximum, fixation of stoppages, approval of frequencies, approval of type of aircraft and equipment, innancial stability of those who want to get licenses, and also approval of the personnel even it it is adequate, and even if these gentlemen have got licenses, unless they are up to the mark the Licensing Board will probably not grant licenses.

This is the position in which we find ourselves. But it appears—and it is quite natural in a poor country like India where an overwhelming majority is of the havenots and only a few gentlemen have swollen pockets—that there is a cry for nationalisation of industries and not of givil aviation only.—nationalisation of all industries, particularly the bigger industries The phrase "nationalisation of industries" is given different interpretation by different person Like the Chancellor's foot, its meaning differs from man to man Some say nationalisation means this, some say nationalisation means that, and it was even said. on the floor of this House this morning by Mr. Masani that there is great difference about the interpretation of the word between the compilers of dictionaries. But the fundamental principle, as it appears to a layman like myself, is this. that people want that these industries should not be under the control of State and the profit from such concerns should not go into the pockets of private enterprisers. That is the spirit of the phrase

Mr. Deputy President: It is now time for Lunch adjournment, but as I am told there is no other Resolution to be moved, I propose that we may sit a little longer and finish this so as not to come back after Lunch. The Honourable

Member may proceed

The Honourable Sardar Abdur Rab Nishtar: I was giving my interpretation of the word 'nationalisation' What I understood by the term is that the real object is to have control vested in a national organisation which is the State, and the object is that the profit that accrues from such concern should go to the public exchequer so that it may be utilised for the service of the poor How to achieve it is a question which requires thorough examination. It is not very easy to suddenly take up these questions. Rome was not built in a day though nowadays it can be destroyed in a day. But we are here for construction and not for destruction. Therefore I submit that this House, composed as it is of very responsible and learned gentlemen, will support me in this view that Government should be given sufficient time to consider this question and to examine [Sardar Abdur Rab Nishtar]

in connection with nationalisation several suggestions have been put forward from time to time One is that there should be State control, another party says there should be control plus financial participation, a third section says we must have control as well as controlling interest, a fourth class says that there should be completely State-owned services, yet another class says that for the time being we may allow internal civil aviation to be developed by private enterprice, and as we have no external aviation at present the Government may consider that so far as this part of civil aviation is concerned it should start as a State-owned service Such and similar other points have been put forward from time to time for the consideration of Government Then there are many other things which socialists like my Honourable friend Sardar Mangal Singh would like to be nationalised. The question is, what should be the time for a particular kind of industry to be nationalised and which industry should be given priority in this respect, because we are not to consider a thing bit by bit We have to consider the whole field-and the socialists particularly should consider the whole field-and select and give priority to those things which have got greater implications and which apply to a greater number of people Therefore so far as the question of priority is concerned, from that point of view also I think the Honourable Mover of the Resolution will concede to Government this much right that they should decide which particular industry should be nationalised first and which should be nationalised later on. If it is expected that everything is to be nationalised all at once then I must point out to him with all humbleness that so far as this Government is concerned, it is not so rich, it has not got such unlimited resources that it can take up the whole of the programme all at once These are some of the difficulties that I want to point out for the consideration of the Honourable Member and it would appear after considering them even cursorly that the question is not so easy as some gentlemen think, and therefore I would submit that the Honourable the Mover will agree with me that it is not desirable at present to te the hands of Government. In his speech the Honourable mover said that he did not want to embarrass the Government, and I am thankful to the Members of this House that they also said that they did not want to tie the hands of the Government and they did not want to embarass the Government Of course everybody was at liberty to put forward his suggestions for the guidance of the Government If I have got a correct copy of what my Honurable friend, Mr Joshi, said on this question, namely that the House has got the right to make suggestions for the guidance of the Government, let me tell h m that I concede that right to the House Even if I do not concede. the House has got the right to guide the Government, and the Government will certainly give full consideration to whatever is said on the floor of the House

I would not deal with some of the criticisms that have been made about State-managed affairs. Here this morning, the Honourable Member representing the European Group said "look at the fate of Calcutta telephones", look at the fate of that—it deteriorated because of nationalization of Calcutta telephone is concerned, may be that it was not on account of nationalization that the telephone is concerned, may be that it was not on account of nationalization that the telephone service is not working properly it may be due to war because it was nationalized during the war. Like to ther things it was probably the effect of war which did not sufficiently make the enterprise a success. I am not prepared to admit that because State got it, it deternorated

Sir. so far as the remarks of my Honourable friend, Mr Abdur Rahman Siddiq, are concerned about the word 'nation' and 'nationalization' I will tell bim that everything is in the melting pot Nobody knows that when the question of state-ownership comes up—I will avoid the word nationalization—it. will be the state ownership of the Centre, or the state ownership of a province, or a group or any other unit This nobody can say But so far as the fundamental principle of nationalization is concerned, I for one—and here I am speaking on my own behalf—consider it to be an absolutely salutary one And, Sir. I think there are very few people in India—I meen Indians—who will be opposed to, this

principle, but as I pointed out the only question is the method, the manner and the time of achieving this objective

Sir, in view of all these things I appeal to my Honourable friend, Sardar Mangal Singh, to kindly withdraw his Resolution and not insist upon its passage as this juncture. So far as the amendment of my Honourable friend, Diwan Chaman Lall, is concerned, the views that I am in general agreement with the substance of it, but there are certain words in this amendment which would embarrass the Government—on the question of time, and in some other manner also—and therefore I would request him also, since I have declared on behalf of the Government as a Member in charge of this Department that the Government is in general agreement with the substance of his amendment, not to press his amendment to yote

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) The amendment is innocuous

The Honourable Sardar Abdur Rab Nishtar: If he reads it again I think my Honourable friend will find that if the object is to give sufficient time to the Government to consider it, then the amendment does create some difficulty

Sri M. Ananthasayanam Ayyangar: 'Early' is a matter of interpretation

The Honourable Sardar Abdur Rab Nishtar: Yes, 'early' is a vague term, and it might be interpreted in different ways. Therefore, I would submit that as I have announced on behalf of Government that the Government agrees with the substance of the amendment, then why the down the Government to a particular phraseology and press for it.

Before closing my observations, I will make a few submissions regarding the points that were raised by various speakers on the last occasion. The Honourable Sardar Mangal Singh wanted to know how many applications have been submitted to the Licensing Board. I might inform him that 86 applications by 17 companies for 74 routes have been submitted.

Another point about which he wanted an assurance from the Government was that if internal aviation is for the time being left to the private enterprise, then in that case the House will have an opportunity of discussion if there is any air crash. I would point out for his information that under the Rules certain dutes have been cast on the Civil Aviation Department of the Government—the duties of inspection, of approval about the air worthiness of aircrafts, and all that—and in that connection I am sure the members will have an opportunity to discuss such points on the floor of the House

South Govind Das Sahib referred to Govan Brothers who were managing agrees of one of the two big companies dealing with civil aviation. My information is that the interests of Govan Bros now vest mostly in Indians, and some big financier of India has purchased their interests. So far as the Directors are concerned, all of them are Indians. Doctor Zia Uddin Sahib wanted information about control of rates and fares. I have already submitted that under the present rules the Licensing Board can control the rates and fares. Moreover their will be no question of monopoly of which he had some misapprehension.

My brother from the Frontier Province, Khan Abdul Ghani Khan of course referred to the beam principle of nationalization and about that I have already made remarks

Rao Bahadur Siva Ra; suggested that there should be some training of the pilots. For his information I may point out that the Government are subsidising flying clubs and very shortly a training centre will be opened. Opening of other training centres is also under consideration So far as these Centres are concerned, they will train pilots, radio staff, acrofrome staff, and engineers

There is one small point in the speech of Honourable Diwan Chaman Lall.

There is no assual remark that in India there is no arrangement for manufacturing even a small part of an aeroplane.

[Sardar Abdur Rab Nistar].

With due respect I would submit that probably the information of the Honourable Member is not correct. There is the Hindustan Factory at Bangalore, two-third of the interest of which vest in the Government of India and one third in the Mysore Government. Over and above this two third interest the Government have invested some more money in it. Very material parts are manufactured in that factory.

There was one matter which probably the Honourable Mr. Siva Ray mentioned and that was about communal representation. One of the arguments that is advanced in support of nationalization is this that if it becomes a state-owned affair, then every community will get representation according to quota fixed for each. At present complaints are that some of the communities are taboo. I would only sound a note of warning to those who are dealing with civil aviation that they should take note of such complaints and should not give 'any cause for complaint to any particular community. At this stage this is all that I can say in this connection.

I am very thankful to the Honourable Members for their learned and informative speeches in connection with this resolution. Different points of view have been very ably syncessed and I assure them that all the points that have been raised will be fully considered and when the Government has to form conclusion and the time is ripe enough for the formulation of policy, then all these points will surely prove as guiding factors in the formulation of such policies.

Sardar Mangal Singh: Sir, I have the right of reply

Mr. Deputy President: That was when I put the question and the closure was accepted, not after the Government Member has spoken

Sardar Mangal Singh: The question was not put Nobody knows that the question was put

Mr. Deputy President: The Honourable Member on the Government Benches has replied

Sardar Mangal Singh: The question was not put The Chief Whip shouted that the question be put and as no other speaker got up you did not put the question and under these circumstances I have a right of reply

Mr. Deputy Fresident: I have put the question I was told by Honourable Members that there was no other Member getting up and therefore I need not divide the House Otherwise I would have taken the votes. I said "The question is that the question be now put" and I looked towards the Honourable Member and he did not get up

Diwan Chaman Lall (West Punjab Non-Muhammadan). On a point of order, Sir, if closure is carried the only person who has got a right of reply is the motion mover of the motion

Mr. Deputy President: The Mover has got a right of reply After the Mover has replied, then the Government Member has got the right of reply otherwise not

Several Honourable Members: No. No.

Mr. Deputy President: The Standing Order says

"A member who has moved a motion may speak again by way of reply, and if the motion is moved by a non-official member, the Member of the Government to whose department the matter relates may, with the permission of the Prendent speak (whether he has priviously poles in the debate or not) after the mover has replied."

The words are "after the mover has replied."

Diwan Chaman Lall: Therefore the position is this if the mover of the Resolution desires to exercise his right of reply in spite of the fact that the Honourable Member has spokeh, the Honourable Member will then be given, if you so desire, his right of reply again. The Honourable Sardar Abdur Rab Nishtar: Sur, 1 am not an expert of parliamentary procedure but if I have correctly understood it, the standing order which you have read out means this that the Member of Government has got a right to speak once before the closure motion is amade and once after the closure motion is carried, in that case he can speak after the reply of the mover, if he wants to give a reply When I got up after the closure motion the learned mover would have been perfectly within his rights to say that he has a right to reply When I got up after the closure the Honourable Mover could have said that he wanted to exercise his right to speak and that I should speak later on I have spoken now and though I do not grudge him that right if Mr Deputy President accords him Under the Standing Order he cannot speak I am only grung my reading of this rule. It gives the last word to the Member of the Government after the closure motion.

Mr. Deputy President: I have given my ruling as the rule has been interpreted in this House on many occasions. As a matter of fact this happened in my own case in 1921 and I was debarred by Sir Frederick Whyte at that time and since then I have seen that the same ruling has been applied in this House I am afraid the Honourable Member has lost his chance, which he had

Sardar Mangal Singh: The closure motion was neither put nor carried Ask the Reporter

Mr. Deputy President: The Honourable Member knows perfectly well that the Chan did put the question "The question is that the question be put "and from all sides of the House nobody wanted to get up I did not think it necessary to take the vote of the House but the question was put Of course if the Honourable Member had got up then, under this rule he had the right to speak On the present occasion the Honourable Member comes under this rule and I am afraid this cannot be allowed If however the Honourable Member wants to withdraw his resolution, then I may permit him to do so

Sardar Mangal Singh: I have not been given an opportunity to reply to the debate and I cannot say anything now

Sit M. Ananthasayanam Ayyangar: There is no difference in this particular case, because the Honourable Sardar Abdur Rab Nishtar is not a member of this House. He has no right to speak except that he has got the right to address the House and the Honourable the Mover has the right of reply.

Mr. Deputy President: The Honourable Member probably did not lasten to the wording of the Standing Order The wording is not a member of the House but the wording is "member of the Government to whose department the matter relates" It is not necessary that the member should be a member of this House

The Honourable Sardar Abdur Rab Nightar: Sir, with your permission. I would submit that if the Honourable the Mover feels inclined to withdraw his Resolution, then it will be in the interest of the House if you in exercise of your special powers give him the right to explain why he is withdrawing his Resolution

Mr. Deputy President: That can be given, but not the right of reply If the Honourable Member desires to withdraw the Resolution he can explain why he wants to withdraw

Sardar Mangal Singh: Sir, I am at a disadvantage when I have to address a hungry House and I do not propose to detain Honourable Members longer here In view of the remarks made by the Honourable Members on the Treasur. Benches that they have taken charge of the Government at a difficult time and that they have had no time to consider all these things, I do not want to hustle the Government into a position about which they have had no time to

[Sardar Mangal Singh] consider But I would request them while they are considering this question to keep in view that certain lines should be operated by the State and certain lines may be given to private companies — We will then be able to judge the results after sometime

Another point which I would like to urge is that in entering into contracts with the companies the contracts should be short ones, so that we may be able to review the policy if necessary

With these words I seek the permission of the House to withdraw my Resolution and if I may say so, I would like to accept the amendment moved by my Honourable friend Divan Chaman Lall

(The Resolution was, by the leave of the Assembly withdrawn.)

The Assembly then adjourned till Eleven of the Clock on Monday, the 18th November, 1946

900

LEGISLATIVE ASSEMBLY DEBATES

MONDAY, 18th NOVEMBER, 1946 Vol. VIII—No. 6

OFFICIAL REPORT:



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LEGISLATIVE ASSEMBLY

Monday, 18th November, 1946

The Assembly met in the Assembly Chamber of the Council House at Eleven of the Clock, Mr President (The Honourable Mr G. V. Mavalankar) in the Char

MEMBERS SWORN:

- Mr Alfred Charles Turner, CSI, OIE, M.LA (Government of India
 Nonmented Official), and
- Mr. Mohammad Abdul Aziz Ansari (Government of India Nominated

SHORT NOTICE QUESTION AND ANSWER AGREEMENT WITH U S A 76 OPERATION OF AMERICAN AIR SERVICES AGROSS INDIA

- Mr. M. R. Masani: Will the Secretary of the Department of Communications kindly place on the table a copy of the agreement recently reached between India and the United States of America concerning the operations of American air services across India?
- Sir Harold Shoobert: A copy of the agreement is being placed in the Library of the House

STATEMENTS LAID ON THE TABLE

[Information promised in replies to certain questions—Laid on the Table of the House—todat]

Supplementary question to Pendit Badr. Dutt Pands's starred question No. 1800 of 12th April 1945

Accounts relating to the Monthly Grant of Re. 13,000 paid by the Government to the Indian Fed. ration of Labour for Labour Propagands. Government Contribution to Indian Labour Federation

	.	appearant rentiering of Labour for Labour Propagands	LIBRIOR OF LABOUR IC	e Labour Propa	ganda	
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(A "takement grung the details of accounts in respect of the period June 1944 to July 1945 he been moluded in the Egislative Assembly D. bates for S.	the period June	1944 to July 1945 ha been	moluded in the Ec	galative Assem	bly D. bates for	1 TO

M: Manu Subedar's starred question No 268 of 14th February 1946

INCREASE IN CARRIAGE OF GOODS BY SEA

(b) According to information collected in February 1946 the ship building programme for 1946 47 in each of the Mercantile Marine Districts was as follows —

Karache District-Nil

Bombay District- to information

Madras District-

Vizagapatam-Two ships of 8,000 tons deadweight

Two ships of about 200 tons

Tuticorin-Six Schooners of between 100 to 150 tons

Malpe-Five country craft of 100 tons approximately

Calcutta District-Nil

(c) The following ships were under construction in February 1946 in each of the Mercantile Marine Department Districts —

Karachs-Nul

Bombay-Nil

Madras-

Tuticoria —Three Schooners of between 100 and 150 tons built respectively by 8 & G-Machade, Michael Villayarayar and Gasper Series

Malpe -One country craft of 11 56 tons build by Kamala Maracalt, c/o Karia Maracala One country craft 14-02 tons built by Peggu Maracal, Boat owner, Malpe

(Norz-The above figures do not include inland harbour craft or other vessels which do not go to sea)

Sreejut Rohini Kumar Chaudhuri's starred question No 408 of 20th February 1948

RE-ENTERING OF INHABITANTS IN BRITISH RESERVE, MANIPUR

(a), (b), (c) and (f). Though certain restrictions were formerly imposed, the present position is that indicated in the orders passed by the Governor of Assam on 14th August 1846, a copy of which is placed on the table

(d) Detailed information is not readily available. The local authorities have however, passed orders that the houses and other properties and any available money due on account of rent etc., should be made over to the former owners.

(e) Yes, and the Government of Burma have taken necessary action regarding the restoration of property to the right owners

ORDER OF THE GOVERNOR OF ASSAM

Shillong, the 14th August 1946

READ —Petitions of certain Indian merchants as in the enclosed list and from other persons for permission for return to the British Reserve in Manipur.

ORDER .- His Excellency the Governor is pleased to order that -

(1) As there is no law excluding foreigners the potitioners and other Indian traders including those who never forfetted their right to the pattas held by them, should be allowed ingress into the British Deserve in Manpur.

(2) Applications for new leases of lands they formerly held should be considered sympathetically by the Political Agent if the land is not required for other purposes.

[3] Such of the petitioners and other persons, already given permission to return to Imphal, as may be granted new lesses should be hable to pay their land revenues and taxes in arrear, if any, for old ones, and this should be a condition precedent to the grant of a new lesse.

(4) Only one shop site should be settled with each trader with an additional site for a garrage where necessary

(5) They should be allowed possession of thur houses and other properties in the British Reserve in Manipur and, those who present such claims, be given any available

money due to them eg, rent collected from the Military authorities or other temants. But they should be first to claim for further referes if there are any parties whom they can see and to file judicial applications in the Court of the Political Agent in Manipur.

(6) The above orders should take effect immediately

R W GODFREY. Secretary to the Governor of Assess

Seth Sukhdev's starred question No. 615 of 28th February 1946

IMPORT OF SALT

(a) (1) Yes -

(a) (n) Yes

Mr Manu Subedar's starred question No 991 of 14th March 1946

POSTS ABOVE RS 500 IN CIVIL AVIATION DIRECTORATE

Statement showing posts carrying salaries above Rs 500 with their incumbents in the Civil Aviation Directorate at the time of cessation of hostilities with Germany (first week of May 45) Starred question No 991, part (a), asked by Vir Manu Subeday on 14.3.46

There were 32 posts carrying scales of pay above Rs 500 p m in the Civil Aviation Directorate on the cessation of hostilities with Germany — The following statement shows the incumbents of the posts and their qualifications -

Serial Designation of Post Name of Officer

Qualifications and Experience

1 Director of Civil Avia- Sir Frederick Tymms Commissioned War Service -1915-1919 tion in India.

Commissioned in Royal Flying Corps 1017. Decoration Military Cross Chevalier of the Order of the

Chevaler of Crown,
Belgian Croix de Guerre,
British Aviation Mission to the 1918 British Aviation Mission to the United States of America. Training and Organising American Air Bervice in out observation. Instructor in Ar Navigation as the Royal Air Force School of Navigation Officer in the Civil Aviation Department of the Aviation Department of the Air Minuster.

1919

1920.27

Ar Ministry
Commanded the Air Section of the Oxford University Arctic 1991 Expedition to Spitsbergen.

Member of the Air Survey Com-Member of the Air out.

mittee, Great Britam.

Part author of "Flying for Air

Photography".

Survey Photography ".

Air Ministry Chief Examiner in
Navigation for Pilots and

Navigators licences
Part author of "Commercial
Air Transport"
Appointed Air Ministry Superiatendent of the Egypt-India 1997 Air Service

Air Service Seconded to the Government of the Sudan, Kenya, Uganda and Tanganyika to survey and organise air routes, including 1928 the Cape to Carro air route, and to organise the adminis-tration of civil aviation.

Qualifications and experence

1928 31 Chief Technical Assistant to the Director of Civil Aviation, Air Ministry
1929 30 Air Ministry Representative on the Commission to Africa to survey organise and negotiate the Cape to Cairo Air route Fellow of the Royal Aeronautical

Society
Holder of 1st class Air Navigator s
licence and Pilots A Li

Name of Officer

Serial Designation of Post

2 Deputy Director of Wing Commander L A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It A Egglesfield It B Vas employed by the British CONWAY Was employed by the British Commander Plant of Second Officer and Navagation Officer of Land Officer and Navagation Officer of Commander of		Author of a number of Scientific papers on navigation Air Yur voy Meteorology and other technical aviation subjects 1 2 3 2 31 Appointed Director of Civil Aviation in India 12 5 41 Knighthood
Officer returns to reserve with the rank of Flight Leutenant July Oct Instructor to the Brato' Flying Club Employed by National Flying Services first on in structional work and later on commercial taxi work 1930 38 Employed by Imperial Airways Led During this period he served by Imperial Airways Led During this period he served Employed by Imperial Airways Led During this period he served Employed by Imperial Airways Led During this period he served Employed by Imperial Airways Led During this period he served Employed by Imperial Airways Alexandria Kareachi Singapore, Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Indias 20 7 39 Appointed Deputy, Director of Civil Aviation in India appointed to officiate as Director of Civil Aviation in India appointed to officiate as a Director of Civil Aviation in India appointed to filter the rank of Wing Commander 3 Officiation Administration of Arts (B A) 4 September 1919 40 Held non gasetted appointment under the Government of Indias 2 5 40 Promoted as Gasetted Superintended in Civil Aviation Office 34-3-63 Appointed to officiate as Administration and the Civil Aviation Office		H M S CONWAY 1919 24 Was employed by the British India Steam Navigation Co- rising to the rank of Second Officer and Navigation Officer
July Oct Instructor to the Brate's Flying Club Employed by National Flying Services first on in structional work and later on commercial taxi work I 1930 38 Employed by Imperial Airways Led During this period be made and During this period of flow on several Empire Air routes eg trans India route, Alexandria Karechi Singapore, Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton Durban and Southampton India Take 1939 1939 1940 1959 1959 1959 1959 1959 1959 1959 195		Officer returing to reserve with
1980 38 Employed by Imperial Aurways Lid During this period he surveyed and operated and flew on several Empire Air routes e g trans India route, Alexandria Karechi Singspore, Southampton Durban and Southampton Durban and Southampton Singapore routes etc 20 7 39 Appointed Deput, Director of Appointed to fiftensia Director of Civil Avistion in India June 1939 Feb 42 On deputation with Air Forces April 45 where he rose to the rank of Wing Commander 3 Officiating Adminis Mr P N Kapur testive Officer 1919 40 Held non gasetted appointment under the Government of India 2 5 40 Promoted as Gasetted Superin tendent in Civil Avistion Office 34-3-63 Appointed to officiate as Adminis		July Oct Instructor to the Bristo! Flying 29 Club Employed by National Flying Services first on structional work and later on
Civil Aviation in India 8th May Appointed to officiate as a Director 12th of Civil Aviation in India 12th of Civil Aviation i		1990 38 Employed by Imperual Aurways Ltd Durung this period he surveyed and operated and flew on several Empire Air routes e g trans India route, Alexandria Karachi Singapore, Southampton Durban and Southampton Singapore routes etc
June 1939 Feb 42 On deputation with Air Forces April 45 where he rose to the rank of Wing Commander S Officiating Adminis Mr P N Kapur trestive Officer Bachelor of Arts (B A) Held non geneticd appointment under the Government of India 2 5 40 Promoted as Gasetted Superin tendent in Civil Aviation Office 34-3-63 Appointed to officiate as Adminis		Civil Aviation in India 8th May Appointed to officiate as Director
Sofficiating Adminis Mr P N Kapur trative Officer** **Sofficiating Adminis** Mr P N Kapur trative Officer** **Bachelor of Arts (B A) 1919 40 Held non gazetted appointment under the Geovernment of India 2 5 40 Promoted as Gazetted Superintendent in Civil Aviation Office 34-5-63 Appointed to officiate as Adminis*		June
trative Officer 1919 40 Held non gazetted appointment under the Government of India 2 5 40 Promoted as Gazetted Superintend in Civil Aviation Office 34-5-63 Appointed to officiate as Adminis		April 45 where he rose to the rank of
1919 40 Held non geneted appointment under the Government of India 2 5 40 Promoted as Gazetted Superm tendent in Civil Aviation Office 34-3-63 Appointed to officiate as Adminis	S Officiating Adminis Mr P N Kapur	Bachelor of Arts (B A)
2 5 40 Promoted as Gasetted Superm tendent in Civil Aviation Office 34-3-63 Appointed to officiate as Adminis	Manage Control	under the Government of
24-3-43 Appointed to officiate as Adminis		2 5 40 Promoted as Gazetted Superin tendent in Civil Aviation
		24-3-43 Appointed to officiate as Adminis

1226	REGISLATIVE A	SSEMBL	Y [18TH NOV 1946
Serial Designation of Post No.	Name of Officer	(Qualifications and Experence
4 Officiating Chief Ins- pector of Aircraft	Mr G M Handall		British Pilot's 'B' hoence British Ground Enguneer's hoence in categories A. B., C. and D. British Navigator's hoence Second class supprenticeship was employed by Sopwiths as Ins pector aircraft until 1976
		1927 an 1929-3	d During summer months was em-
	1	1932	Was appointed Assistant Aircraft Inspector, Civil Aviation Directorate
		1935 1936	Promoted as Aircraft Inspector Officiated as Chief Inspector of Aircraft from February to November,
	1	1941 43	Government Aircraft Inspector, Hindustan Aircraft Ltd , Bangalore
	1	1943	Appointed to officiate as Chief Inspector of Aircraft
Scientific Assistant to Chief Inspector of	Dr P Nılakantan .		BA, MSc
Aircraft	1	1935-37	Research Scholar in Physics, Indian Institute of Science, Bangalore
	1	940	Doctor of Science in Physics, Mudras University
	1	937-41	Research Assistant in Physics, Indian Institute of Science, Bangalore
	1	941-42	Master of Science in Aeronautical Engineering, Guggenheim Ae- ronautical Laboratory, Cali- fornia
	19	942-43	Research Engineer, Co-operative Wind Tunnel Project of the California Institute of Tech-
	11	943-44	nology Senior Aerodynamioist, Hughes Aircraft Corporation, Califor- nia Later in charge of the complete flutter and vibration Analysis of the Hughes Kaiser Caron Airplans
	16	944	Cargo Airplane Senior Lecturer in Aeronautics, Indian Institute of Science, Bangalore
	29	-11-44	Appointed Scientific Assistant to Chief Inspector of Aircraft in Civil Aviation Directorate.
6 Engmeer Officer [, h			Indian Service of Engineers, A. M. Inst C.E.
			Joined the service as Assistant Executive Engineer, U. P.
	22	-1-40	Appointed Engineer Officer I,

gerial No.	Designation of Post	Name of Officer	Qualifications and Experience
7	Engmeer Officer II	Mr F B Robey	July '23 Qualified Assistant Engineer from Thomason Civil Engineering
			College, Roorkee Nov '23 Joined the Central Provinces Public Works Department,
			Irrigation Branch Oct '43 Appointed as Under Secretary to to Jan '44 P W D Secretariat, and Personal Assistant to the
			Personal Assistant to the Chief Engineer, C P P W D. Jan '44 Appointed Engineer Officer II
			Nov '44- Appointed to officiate as Engineer Feb 45 Officer I
-	Assistant Engineer Officer	Mr A E C Moore	BA, Punjab Services of Ligineers (Class
	Onker		30-3-41 Appointed Assistant Executive Engineer if P S E
			24 3 42 Appointed Assistant Procurive Engineer at Ra el Hudd in the Civil Aivetion Directorate
			15-4-43 Appointed Assistant Engineer Officer
41	Officer on Special	Vr I: M Rossiter	Nov, 44- Appointed to officiate as Engineer Feb 45 Officer II Pilots 'A' Licence
	Duty		1915-17 PO and CPO, RNAS, Kite Balloons ud air-hips Franch 1915-16
			1917-18 Sub Lieutenant R N V.R Lieut R.A F.Airship Department, Admiralty Technical informa- tion duties
			1918-28 Civil Aviation Department, Air Ministry II formation and press duties
			1928-36 Commercial Aviation 23-4-36 Appointed Technical Officer (operations), Civil Aviation Directorate Officiated as Deputy Director of Civil Aviation for a few months in 1937 1938
			Apl, 42- Officiated as Chief Aerodrome
			Mar, 44 Officer Mar, 44- Officiated again as Deputy Director of Civil Aviation.
			1-4-45 Appointed officer on Special Duty in connection with Civil Avia- tion Conferences
10		l Mr D Chakravartı.	B. Sc (Calcutta and Glassgow) A F R As.S.
	Dı ty		In 1927 granted a Scholarship by the Govt. of India for general training in Cyul Aviation with a view to his appointment to the Civil Aviation Directorate Hismaning comprised the following — Post graduate course at the Imperial College of Science and Technology , London, in "Advanced study in Aeronautics". Ab seited and advanced flying training in

Qualifications and Experience

Name of Officer

Serial quagnation of Post

				Practical training at various leading firms on maintenance manufacture and inspection of aircraft in machine tool works. According operational procedure Ceylon
			2 1 31	Appointed Aerodrome Officer
			Tuly 40	(ivil Aviation Directorate Appointed to officiate as Chief
			Nov 40 1 4 41	Appointed Aerodrome Officer
				Grade I •
			4 11 43	Appointed to officiate as Technical Officer (Operations)
			21 3 44	Appointed to officiate as Chie Aerodrome Officer
			1 4 45	Appointed to officiate as Officer or Special Duty
1 :	Technical Officer (Post Wer Plan	Mr K M Raha .	BA (Can	ntab) AFRAeS
	(Post Wer Plan ning)		Govt Civil A ment t	was gratted 1 S leds-lup by the finds for general training in visiton with a view to his appoint to the Civil Aviation Directorate sunng comprised the following — (a) Post graduate course at the Imporial College of Section and Technology, London in Advance Study in Aeronau
				(st) Ab session and advanced flyin training in aircraft up t 400 H P (sts) Practical training at variou
				leading firms in manufacture maintenance and inspection of aircraft in machine tool work (**) Aerodrome Operational pro- cedure Croydon and Car
			2 2 31	dington (Airships) Appointed Aerodrome Officer is Civil Aviation Directorate
			Sep Nov	Appointed Officer on Special Duty
			Мау Зер	Appointed to officiate as Chie
			37 June, 40	Aerodrome Officer Appointed to officiate as Technics
			Mar, 41 2541	Officer (0) Appointed as Aerodrome Officer
			80 3 42	Grade I Appointed to officiate as Technica
			4 11 43	Officer (Operations) Appointed Officer on Special Duty
				(P W D)
			7 4 to 30 4 45	Director of Civil Aviation
18	Offg Technical Officer (Operations)	Mr M G Pradhan	Govt Civil A ment t	ch) was granted a Scholarship by the of India for general training in vaston with a view to his appoint to the Civil Aviation Directorate uning comprised the following.— Post graduate course at the Imperial College of Science an

Serial No.	Designation of Post	Name of Officer	Q	ualifications and Experience
			20-1-32	Ab saste and advanced firm training in aircraft up 6 400 H. P. Practical training at various leading firms in manufactur maintenance and inspection carrent in machine tool work Aerodrome Operational procedur Croydon In 1931 was elected an Associat Member of the Institute of Aeronautical Engineers Appointed Aerodrome Office
				Civil Aviation Directorate
			May-Jur 1933.	e Appointed Officer on Special Duty
			1-4-41	Appointed Onicer on Special Duty Appointed Accodrome Officer, Grade I
			Mar. 44 1912	Appointed to officiate as Tech nical Officer (0)
13	Technical Officer (Air Services).	Mr. D. G H. Lefevre		Bachelor of the German College St Petersburg
			1913	Law student at the University of St Petersburg
			1916	Cadets of the Russian Imperi Marine (1916)
			1917-18	Naval Pilots licences of the Russia
			1921	and French Mannes Public Transport Pilot's Licence
			1922	for Seaplanes (French) First Class Navigation's licente (French).
			1921	Diploms of the High School of Aeronautical Engineering Paris Aerodrome Officer
			1918-19	heence of the French D. C. A Naval Pilot of the Coastal Com- mand of the Mediterranean a Toulon
			1921-23	Assistant to the Commander of the Civil Airport, Le Bourget
			1923-30	Station Superintendent of the Cic International de Navige tion Aeroenne at Belgrade en
			1930-33	later at Budapest Agent of Air Orient and K. L. M
			1934-35	st Karachi. Assistant to the Traffic Manage
			1985-40	ment, Air France, Paris. Representative of Air France s Budapest, Vienna and Buche rest
			1940	Representative of Air France i
			20-9-41	Appointed Assit Technical Office in the Civil Aviation Direct rate. This post was subs- quently designated as Tech
14		Mr. P. R. Pinborn .	Had long	nical Officer (A.S.). s experience of air transport.
	(Priorities).		Airway	ecal representative of Imperis rs at Delhi and Charman of India Continental Auways Ltd Appeinted Asstt, Technical Office in the Civil Aviation Directs rate. This post was subse- quently designated as Techni- cal Officer (?).

Serial No	Designation of Post	Name of Office	r Q	ualifications	and	Experience
15	Fechnical Officer (Lac.noss)	Mr Bhagat B Lal	receive soon aft 25 7 29	tranung at the rate format Obtained his Obtained his Was sent ernment course of flying or Fliot I is it to the Fliot I is the	Pilot Pilot	ts B Licence England at Gov- nse for a short ruction in blind the duties of or ruct r I reence in tructor it the
16	Officiating Senior Superin tendent	Mr Kıdar Natlı	1920 43 1943 44 11 3 44	On deputet partment tendent Appointed t	razett vernu non w as G o offic adent	ed appointment cent of India with Supply De wetted Superin ciate as Gazetted t Civil Aviation
17	Offg Chief Aero drome Officer	Mr Gurdyal Singh [♥]	4 3 44 29 3 42 Oct 1944 to Jan 1945 7 4 45	Diplon a in m al maclagan Lehore, Appointed drome Of Appointed Duty	Elect Fngun Engun Acro ation to officer, Officer	er on Special
	Officer in Charge, C Royal Airship Base	apt U C N Finglas	1 8 42	at the I under the appointed a Royal Ar temporary	Royal Briti as Of rship y trar to t	Accounts officer Arship Base sh Air Ministry. ficer in Charge, Base with the isfer of the Air- the Civil Avia-
19 (, flicusting Aerodrome Officer, Grade I	Mr G 8 Subrama nuam	to the (ing of the ing, Guim ing,	o Colle dy h) s soho for g view n D: ne foll e cour ge o	anical Engineer- spe of Engineer- placeting by the general training to appointment rectorate The living — ree at the Impe of Science and andon, in "Ad in Aeronautes"

Serial Ve	Designat on of Po	et Yame of Officer	Qualifications and Experience
70	Officitus, in the Chin Grill	ViBN Gujta	Ab statio and advanced flying training in aircraft up to 408 H P Practical training at various lead received in the process of the process o
21	Officiating Vero dio C Off Grade I	Mr 、 (Sen	M Sc Awarded Tata beholarship for special ising in aeronautics in Europe, carried on advanced studies and rosearch in aero nautics in Munich University. Had practical training in the traffic technical and controlling departments at the Air Port of Munich and Berlin Elected as Associate Fellow of R Ao S, London. 15 7 35 Appointed Assist Aerodrome Officer in Civil Aviation Direction of the Air Port of Chiefe in Civil Aviation Direction of the Air Port of Chiefe in Civil Aviation Direction of the Air Port of Chiefe in Civil Aviation Direction of Chiefe in Civi
22	Officiating Aero dron e Offici Grade I ,	M: G B Singh	Phot s B Lucence 10 4 37 Appointed Asst Aerodrome Officer, Civil Aviation Directorate 12 11 43 Appointed to officiate as Aerodrome Officer, Grade II 7 10 44 to 2 4 45 Appointed to officiate as Aerodrome Officer, Grade I
23	Aircraft Inspector	Mr F H Rowan	British Ground Engineers License in catego- ties 'A' 'B all types and 'C on air cooled engines 1914 Mechanic with Daily Mail Flying tours and A V Roe and Co tours and A V Roe and Co 1914 21 Served R A F and retured with rank of Captain (Technics) 1922 Joined Blackburn Aeroplane Co as Aircraft Inspector

gerial No	Designation of Post	Name of Officer	Q	ualifications	and	Experience
			1922 31	Inspecte	or, Ou charge nent	t Co as Aircraft tdoor representa- of Civil Aircraft and Assistant to er
		•	1932 34	Ltd, a at Keny neer, No. Signapo ed with Ltd F Inspect Ltd, Bi cer, and Co, Lt contract	s Engra and o 3 D ore Ron Glow Celthardor, with d, on	mperial Airways meer in Charge Divisional Edgi- vision, Karšchi ite Later orri- ter Aircraft Co- mas Assist Chief h Aero Engines, as Liaison Offi- General Aircraft their "Fury"
			19 5 36	tor, Gra	de I 1 ate	Aircraft Inspec- n Civil Aviation
			19 5 37	Promoted a	s Aire	raft Inspector
24	Arreraft Inspector	Mr D M Langford	ries A.	B, C & D. A 'Licence	h Roy	al Air Force as
			1929-36	Chief Eng		Karachi Aere
			1 8 36	pector, (Grade ectora	
			June 37- July 40 Mar 40 May 40 15 12 40	Arcraft Appointed Inspects	to offi	of Inspector of crate as Arreraft craft Inspector.
26	Officiating Aircraft Inspector	Mr K I. Puri .	was grant of Civil A to his Directo triaing De Ha	of India for the interior for fappo nt mento for incomprised (comprised for villand Technical Workshop)	larship raining our year to the spector of a co ucal Se train	G I In 1939 by the Govern- g in England in sars with a view e Civil Aviation of duties The urse of study at chool, Edgware, ing and attach- rious stations
		·	Air Mini and Gr ries A, ship o Engine British Vorked w Deptfo	stry 'A' and cound Engine B, C, D and f the Instituters and Men Engineers the J Store rd, London Was appoint	d'B' per's la X A ution ber o	Pilot's licences cence in catego- ssociate Fellow- of Aeronautical f Institution of Co, Engineers,, a Assistant Air-
				Civil Avia Promoted Inspector	tion I as As r, Grac	sistant Aircraft le I
			Jan 42- Apl 43	Assistant t	o Chi	of Inspector of adquarters
			May 43- Apl. 44	Superinten	dent	of Training
			July 44			aft Inspector

jerial No	Designation of Post	Name of Officer	Qualifications and Experience
26	Officiating Aircraft Inapactor	Mr L J Farle	B Sc In 1939 was granted a scholarship by the Government of India for training in England in Civil Aviation for four years with a view to his appointment to the Civil Aviation Directorate for Inspection disties The training colopined a course of study at the De Havilland Technical School, Edgware practical workshop training and attachment to A I D at various stations Filots a I cense and Ground Eng neer s I cense A F R Ac S I cense and Ground Eng neer s I cense A F R Ac S I cense and Ground Eng neer s I cense Av at on Fromtoid as Assistant Aircraft Inspector Grade II in Civil Av at on Inspector Grade II Jan 43 — Appointed to officiate as Aircraft Mar 43 Mar 43 — Appointed to officiate as Aircraft Mar 43 — Assistant to Chief Inspector of Aircraft at Headquarters 30 7 44 Appointed to Officiate as Aircraft
27	Officiating Aircraft Inspector	Mr R N Kathju	Ground Engineer's license in categories A B C D and X Associate Membership Examination of the R As 8 1925 31 Tata Iron & Steel Co Ltd Jam shedpur first as apprentice then as shift foreman 1932 33 De Havilland Airoraft Co Edgware 1933 35 Madrias Aur Tau Service and Madrias Flying Club as Ground
			1936 39 Chef Engineer with the Aeronau- tical Training Centre of Indea, Ltd 3 7 39 Appointed as Assistant Aircraft Inspector Grade I in Civil Aviation Directorate Dec 43 Appointed Principal and Chief to Api Instructor, Mechanics Trafa ing Centre Juhu
38	Amustanh Aucraft Inspector, Grade l	Mr M L Sodhı	Jan 45 Officiating Aircraft Laspector Ground Engineer sincence in categories A B and C A R. Ac S from 4 10 38 to 28 1 36 Granted Soholarship by the Government of India and trained in U K in Aeronau tical Engineering Training included courses at Newton Health Technical School and College of Technology, Manchester University Cound Engineer with May 32 Delhi Flying Club 14 52 23 Ground Engineer with Kathiawar by Charles and College of Technology, Manchester and College of Technology, Manchester with May 32 Delhi Flying Club 318 33 25 3 36 Assistant Instructor with the Aeronautical Training Centre of India Ltd Appointed Examiner, Civil Avia Lagorithm College of Technology, Grade II 11 11 11 Promoted as Assistant Aircraft Inspector, Grade II

	Mar 42 Appointed additional Technical to Api Officer (Mechanics)
	May 1944 Assistant Auroraft Inspector, Grade I
29 Assistant Aircraft Mr J B Bayas Inspector Grade I	B be Ground Engineer's licence in categories A C and X
- 	1935 Granted Scholarship by Govern
	ment of In lis for training in inspection duties in India and
	m Ü K Franning in U K com
	prised diploma course at the Aeronautical Engineering Co.
	lege Chelses A F R As S course and attachment te
	A I O Air Ministry
	11 4 39 Appointed as Assistant Aircraft Inspector_ Grade II in Civil
	Avisti i Directorate 1844 Promoted Assistant Aircraft Ins
	pector Grade I
30 Officiating Assistant Mr J Sen . Aircraft Inspector, Grade I	B Sc Pilot s A licence Second Class wireless operator a licence in 1938 granted
	Scholarship by Government of India for
	training in England in the manufacture, repair and muntenance of wireless appa
	ratus 23 12 39 Appointed Assistant Aircraft Ins
	pector, Grade II in Civil Avia tion Directorate
	1844 Appointed to officiate as Assistant
31 Officiating Assistant Mr M H Paranjpy	Arcraft Inspector Grade I
Aircraft Inspector,	In 1935 granted scholarship by Government
Grade I	of India for training in England Training in U K comprised diploma course at
	the college of Aeronautcal Engineering Chelsea and A F R As S course
	5 4 39 Appointed as Assistant Aircraft
	Inspector, Grade II in Civil Aviation Directorate
	1 8 44 Appointed to officiate as Assistant
86 Officiating Assistant Mr S C Mostra	Aircraft Inspector, Grade I Indian Ground Engineer's licence in catego
Aircraft Inspector, Grade I	ries A, B, C, D and X
	Associate of the Royal Aeronautical Society Passed Motor car Engineering from City and
	Guide Institute, London Pilot's 'A' hoence British Air Ministry
	Ground Engineer's licence in categories A,
	B, C and D Automobile Engineer with Automobile Cor
	poration, Calcutta
	Assistant to Chief Ground Engineer Bengal Flying Club
	Ground Engineer Inspector with Phillips
	and Powes Aircraft Ltd at Reading Final Aircraft Inspector at Sir W G Arm
	strong Whitworth Aircraft, Ltd , Conven try and Hamble
	Final Inspector at De Havilland Experimen
	tal Depot at Hatfield Part time Chief Inspector with Chrisles
	Arcraft Ltd
	Chief Ground Engineering Indian Air Survey and Transort Ltd and the Bengal flying
	Club Chief Engineer Aero Club of Ceylon
	23 4 42 Appointed as Assistant Aircraft Inspector Grade I in Civil
	Aviation Directorate

Shri D P Karmarkar's starred question No 1009 of 15th March, 1946 CONSTRUCTION OF A DAM ACROSS THE LAXMANATIRTHA RIVER

(b) Yes, the Government of Mysore have raised objections to the Project This is being examined by Government

Supplementary question to Prof N G. Ranga's starred question No. 1118 of 20th March, 1946

ENQUIRY INTO THE NUMBER OF WORKERS EMPLOYED IN COTTAGE AND INDUSTRIAL CONCERNS

List of some of the more important indigenous and small scale Industries in which equatines have been made by the Labour Investigation Committee appointed in pursuance of the Labour Department resolution No L 4012, dated the 12th February, 1944

- (1) Carpet weaving
 (2) Corr matting
 (3) Potteries
 (4) Bidi making
 - - (5) Mica Splitting (6) Glass Bangle making

The reports of the Committee contain information regarding the numbers employed in these industries and the social conditions therein. No information as to the number of midvidual concerns in which less than 20 workers are employed by cottage or factory employees on the number of workers employed in such concerns is available.

Seth Yusuf Abdoola Haroon's supplementary question to Mr Ahmed E H.

Jaffer's starred question No 1465 of 2nd April 1946

CLOTH QUOTA FOR HAND DYERS AND HAND PRINTERS OF AJMER-MERWARA

The consumption of cloth by the handprinters and dyers of Ajmer Merwara is estimated at 40 to 50 bales per month

Sree Satyapraya Banerice's starred question No 1523 of 8rd April, 1946 RICE SITUATION IN NOAKHALI DISTRICT

A report was called for from the Bengal Government in April last and they informed us that answers to parts (a) and (b) of the question were in the negative As regards (c) and (d) modified retioning has been introduced in the district Under this scheme the available supplies of foodgrains are distributed to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people on the basis of priority determined to the people of the basis of priority determined to the people of the p mined by their economic condition

Mr Tamisuddin Khan's starred question No 1780 of 15th April 1946 TAX ON TOBACCO

e (a) and (b) Two statements are laid on the table of the House. It is presumed that the Housevarable Member desired to have figures for 1945-46

Central Excise revenue realised under tobacco in different Provinces in British India durina 1945-46

Provinces								Actual yield (Lakhs of Rupees)			
Assem .										0-87	
Baluchistan .										2	
Bengal										3,79	
Bihar . ,										8,15	
Bombay .										2,08	
Central Provinces	ı									1,10	
India General										7	
Madras .										5,69	
North-West Front	ıer									21	
Onssa .							•			11	
Punjab										86	
Sınd .										19	
United Provinces										2,95	

Nam · of	dı	trzet					Reve	nue realised Rs. 000
Rangpur								41,46
Jalpaiguri								14,52
Darje, ling					٠			· 1
Raj-hahi			•		٠			76
Dinajpur				-				83
Malda								3,06
Bogra						•		4
Patna								30
Calcutta								3,03,58
Howish								1,94
Hoogly .								42
Burdwan								5,81
Bı bhum								60
Bauku a								1,79
M idnapur								1
Mur hidabad								5,96
Nadia								71
Khulna								3
Back rganj								5
Jessor								28
Fandpore								13
24 Parganas								93,02
•Dacca			:					62
Mymen-ingh								92
Chittagong								53
Noakhalı								18
Tippera					Ť	•		1,57
••								-,

Seth Govind Das's starred question No 128 of 31st October 1946 COMPARATIVE PRICES OF LAC WHEAT AND RICE IN THE CENTRAL PROVINCES

⁽a) The price of Teors in C P is controlled by export ceiling which are lower than procurement ceiling fixed for coarse rice and wheat.

⁽b), (c) and (d) The present prices of rice and wheat are considered to be reasonable. There is no evidence that the acreage of Teora has been increasing at the expense of wheat.

Shr: Sr: Prakasa's starred question No 327 of 8th November, 1946

INDIVIDUALS AND COMPANIES ASSESSED TO INCOME-TAX ON INCOMES OVER ONE CHORN OF RUPEES DURING 1945-46

⁽a) During the financial year 1945 46 there were 30 persons with assessable incomes of Rs I crore or more but excess profits tax having been allowed as a deduction only 11 of them were assessed to income at xn incomes of Rs I crore or more

⁽b) All these 11 persons were companies

NOTIFICATIONS UNDER THE CENTRAL EXCISES AND SALT ACI-LAID ON THE TABLE

The Honourable Mr. Liaquat Ali Khan (Finance Member). Sir, I lay on the table a copy each of the following *Notifications in accordance with section 38 of the Central Excises and Salt Act, 1944

- 1 No 3-Camp, dated the 9th February, 1946
- 2 No 3 dated the 6th April, 1946
- 3 No 6, dated the 20th July, 1946
- 4 No 1-Camp, dated the 2nd February, 1946
- 5 No 2-Camp, dated the 9th February, 1946
- 6 No 1, dated the 9th March, 1946
- 7 No 2, dated the 30th March, 1946.
- 8 No 3, dated the 1st April, 1946.
- 9 No 4 dated the 20th April, 1946
- 10 No 5, dated the 14th September, 1946
- 11. No 6, dated the 14th September, 1946
- 12. No 7, dated the 14th September, 1946.
- 13 No 8, dated the 14th September, 1946
- 14 No 9, dated the 19th October, 1946

PREVENTION OF CORRUPTION BILL

The Honourable Sardar Vallabhbhai Patel (Member for Home and Information and Broadcasting) Sir, I move for leave to introduce a Bill for the more effective prevention of bribery and corruption

Mr. President: The question is

"That leave be granted to introduce a Bill for the more effective prevention of bribery and corruption '

The motion was adopted

The Honourable Sardar Vallabhbhai Patel: Sir, I introduce the Bill

INSURANCE (SECOND AMENDMENT) BILL

The Honourable Mr. I. I. Chundrigar (Commerce Member): Sir, I move

"That Mr Mohammad Abdul Aniz Annari be added to the Select Committee on the bill further to amend the Insurance Act, 1338, (Second Amendment) and that Mr J F. Ormition be appointed to that Committee in place of Mr C P Lawson" further to amend the Insurance Act, 1338, (Second Amendment) and that Mr J F.

Mr. President: The question is

"That Mr Mohammad Abdul Anz Ansarı be added to the Select Committee on the bill further to amend the Insurance Act, 1938, (Second Amendment) and that Mr J F. Ormston be appointed to that Committee in place of Mr C. P. Lawson"

The motion was adopted

BANKING COMPANIES BILL

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I move: "That Mr C P Lawson and Mr E L C on the Bill to consolidate and amend the law Mr G W Tyson and Mr M A F Hirtzel"

Mr. President: The question is

"That Mr C P Lawron and Mr E L C Gwilt be appointed to the Select Committee on the Bill to consolidate and smend the lawrelating to banking companies in place of Mr. G. W. Tyonn and Mr M A F. Hitzel."

The motion was adopted

^{*}Printed as Appendix to these debates

INDIAN NAVY (DISCIPLINE) (AMENDMENT) BILL

Mr. G. S. Bhalja (Secretary, Defence Department) Sir, I move:

"That the Bill further to amend the Indian Navy (Discipline) Act, 1934, he taken into consideration"

Sir, this is a simple Bill and I hope it will prove non-controversial. Its object is to amend Section 90 of the Naval Discipline Act, which forms the First Schedule to the Indian Navy (Discipline) Act, 1984. This section was found deficient in several respects and therefore during the war Section 90 was amended by clause (d) of sub-section (5) of section 6 of the Defence of India Act which expired on the 30th September 1946. The amendment has been continued in force for another six months by section 2(1)(iii) of the Emergency Provisions (Continuance) Ordinance, 1946. This Bill is intended to replace the Ordinance.

I said that Section 90 of the Naval Discipline Act was deficient in several respects. That section reads

"With respect to vessels in His Majesty's service in time of war, whether belonging to His Majesty or not, which are not wholly manned by naval ratings, but being either armsed ou under the command of an officer in His Majesty's naval service, the following provisions shall take effect if in any case the Governor General in Council thinks fit so to direct, and where such direction is given the same shall be specified in the ship's articles

(1) Every person borne on the books of any such vessel shall be subject to the Act,

(6) The Officer Commanding the Indian Navy and senior naval officer in His Majesty's service shall have the same powers over the officers and ciew of every such vessel as they have for the time being over the officers and ciew of any of His Majesty's abuse?

Sir, the Act as it stands at present applies only in time of war but an emergency may arise before the outbreak of hostilities when officers and men of merchant ships other than naval ships may have to be taken up by Government for naval purposes, and yet such personnel would not come under the Naval Discipline Act. It is therefore necessary to remove the words "in time of var" from the present section.

Secondly, as it stands at present, the section refers to the ships companies, crews and officers of the merchant vessels which are taken up by government, and applies to them, as ship's companies, the Naval Discipline Act. It frequently happens that men serving in one of the vessels have to be transferred to another vessel or sent ashore for training purposes or to a hospital. It has been held that strictly speaking in such cases the Naval Discipline Act, will not apply to those men. This is obviously an unsatisfactory position. So long as these men are in the service of government, they must remain subject to the Naval Discipline Act. This difficulty will be overcome by the Bill, which will apply to all men who enter into an agreement to serve government.

Thudly, difficulties have arisen as to the exact status of men when they tunisfer from their former occupation, they may have been officers, chief petity officers, petty officers or ratings, and it was not clear what exactly the position was when they came under the Naval Discipline Act The difficulty will be overcome by the proposed anyendment which gives power to the Central Government to direct by order to declare the persons in question as officers or chief petty officers or petty officers or ratings as the case may be

It should be noted that the Bill proceeds entirely on the voluntary principle, and no man can come under its operation unless he voluntarily enters into an agreement with the Central Government to serve His Majesty There is nothing in this Bill which can possibly be said to servour of compulsion This is made clear by the opening sentence of the proposed section 2 which reads as follows

"If—(and I am emphasising the word 'if')—any person who would not otherwise be subject to this Act enters into an engagement with the Central Government to serve His Majesty, etc., etc., and agrees to become subject to this Act upon entering into the engagement, that person shall be subject to the Naval Discipline Act."

I hope that this brief explanation will convince the House that there is no

element of compulsion whatsoever in this Bill, and I hope also that the House

will feel that there is nothing controversial in it.

The necessity for the enactment is obvious I have said that there were certain deficiencies to be removed I must emphasise that the first and foremost duty of the Defence Department is to keep plans ready for the defence of the country, and therefore I hope there will be no hesitation on the part of this House to pass this Bill, which I again emphasise proceeds on a voluntary basis and which is really not controversial

Mr. Bresident: Motion moved

"That the Bill further to amend the Indian Navy (Discipline) Act, 1934, be taken into

Miss Maniben Kara (Nommated Non-Official) Sir, I have two amendments to this Bill, and I would seek your advice in this matter, whether you would like me to move both these amendments at the same time, or whether you will allow the one for circulation to be moved first I would like the Bill to be cuculated for the reasons which I shall be stating just now.

Mr. President: It is a matter for the Honourable Member's choice I do not see how she can move both at one time She can move any amendment

Mr. N. M. Joshi (Nominated Non-Official) May I say this, that if the first amendment fails, the necessity for moving the second amendment cannot dis-

Mr. President: That is a different thing from saying that both may be moved, one after the other, at the same time

Mr. N. M. Joshi: I think my honourable friend, Miss Maniben Kara, wanted to know whether you will permit her, if the first amendment fails, to move the second amendment That is really her point

Mr. President: That will be decided when the point arises, not now

Miss Maniben Kara: I beg to move

"That the Bill be circulated for the purpose of eliciting opinion thereon by the 1st March, 1947

Mr. President: I might just inform the Honourable Member that in case the first amendment fails and she chooses to move the second amendment, there will not be a repetition of the same debate again

Mr. N. M. Joshi: Let the debate not be repeated, but she may be allowed ta move

Mr. President: Yes

Miss Maniben Kara: I listened very carefully and attentively to the Honourable Member who moved this Bill, and I do not intend at this stage either to go into the merits or demerits of the Bill Looking at the sims and objects of this Bill, this measure has been provided only for the case of emergency Bill, as you will see, affects the lives of more than 2,00,000 seamen and officers and I am not convinced that there is any such hurry for passing this Bill, which will very vitally affect the lives of the Indian seamen, and the Indian officers At this stage I do not intend to go into the merits of the question but I would once again insist that in this country where we have got big organisations of seamen and the organisation of officers, it is but natural that those people would like to know before any permanent measure goes on the statute book

The Honourable Member has tried to show that by bringing in this Bill. the conditions of the seamen will not be vitally affected I would just like to point out that after all the merchant seamen and the marine officers who are 1240 [Miss Maniben Kara]

working with private shipping companies have also their obligations, because the Act of 1928, section 80(e) says

"The agreement may be made for a voyage of the ship or, if the voyages of the ship average less than six months in duration, may be made to extend over two or more voyages, and agreements so made are in this Act referred to as running agreements."

This means that the merchant navy personnel has to enter into some soit of agreement with the private company and when these people are all of a sudden coming under the navy discipline, I am not saying about the details as to what might happen to them, but certainly this is a method which is of vital necessity to the Indian seamen and the Indian officers I happen to be connected with the maritime union of India and I happened to discuss this Bill with some of my friends who happen to be in Delhi, and from their information I could gather that they very strongly feel that this Bill is or a nature requiring some time for thinking I would appeal to the Honourable Member also and point out that in his statement of objects and reasons he has said that the ordinance has already been extended for another six months Ordinance would have expired in September but it has already been extended for a further period of six months, and if that is so, I would appeal to this Honourable House to accept my suggestion for circulation, so that it will give time to maritime unions and the Indian Seamen's Union to consider this Bill, which is going to be of a permanent nature Sir, I would also draw the attention of Honourable Members to this fact that during this war not only in this country but in other countries also the merchant navy services were taken over by the Government without the loss of any of their privileges Those ships were chartered by Government which allowed the Indian seamen to have all the facilities and the freedom they had while serving the company Even though they were essential services, their right to form trade unions were not taken away The wages of the Indian seamen were anyday much higher than the naval ratings and were not reduced. I am not suggesting what might happen even under this Bill but the provisions are so important that they must be taken into account and the constituents must be given a chance to give their opinion

I would further point out that the seamen of this country can be regarded as the most advanced part of the working classes from the point of view of political consciousness, because they have got a chance of coming into contact with so many other nations and the seamen of other countries and whether they are going to express their opinions for or against this Bill we do not know. This is not the time to consider the ments and demerits of the question. The points which I have raised may be satisfied by the Honourable Member 1 do not know about it But I have not had a discussion on this subject with many trade union people, with my seamen and my officers, and therefore I would appeal to the Honourable Member not to be in a hurry The ordinance is already there It has been extended for a further period of six months and this motion can be taken up in the next budget session and I would therefore request the Honourable Member even to postpone the consideration of this question. This would give time to the various organisations to read this Bill For all I know they may not have much to sav about it There may be no amendments but I cannot understand why there should be such a hurry, especially as the Bill is going to vitally affect the lives of more than two million seamen and about 900 officers In the last war even without this Bill the Indian merchant navy rendered all possible help. They have done very well in the last war I am not prepared to give up all those rights and privileges which were given to them Even in the Trade Disputes Bill Mr Griffiths did not discuss the merits and demerits of the measure He took up the point that such comprehensive Bill should be circulated and his constituents must be given time. In view of the fact that an Ordinance is already there, I would appeal to the Honourable Member not to be in a hurry

Mr. President: Amendment moved

"That the Bill be circulated for the purpose of electing opinion thereon by the 1st March, 1947"

Mr. N. M. Joshi: Mr President. I rise to support this motion Honourable Member in charge of the Bill did not tell us what the urgency was for passing this measure during this short session. He had introduced the Bill only recently. We have hardly had time to study it and we are asked to pass it within this short period. Ordinarily when a Bill is introduced in a short session of this kind, Government naturally give time to the public, which is affected. The public affected by this Bill are ignorant seamen. I am not talking of the officers They are educated They may read newspapers The seamen affected do not know about the existence of this Bill in this legislature Not, only that The seamen are not like land workers They are most of the time on the sea and naturally they must be given longer time. Many of them may not be in India at present. They may be outside on the sea. They may be near or they may be at a distance and when you pass a measure affecting the lives of seamen you must give them much longer time than the time which is ordinarily given to land workers If a measure of this kind is to be passed in a hurry, the Honourable Member must make out a very strong case. So far as I could follow him he has not said a single word about the urgency of this measure. This is a measure which takes away the civic rights of certain citizens If a man who is working on a merchant navy goes to a State navy, he loses many of his civic rights. He becomes a part of the army The army discipline Act applies to him and therefore this is not an ordinary kind of measure and naturally the people affected must be given a chance to express their views I therefore feel that the representative of the Government of India has failed in his duty to the House, in that, he did not make out a case for urgency would ask the Honourable Member not to treat this House in this manner They should show consideration to this House After reading this Bill in the light of the original Act, I must say that I do not follow the whole implications of this Bill This Bill is an amendment to the original Act which provides for the application of the Naval Discipline Act to the Indian Navy The Statement of Objects and Reasons to this Bill states. This Bill is intended to amend section 90 of the Naval Discipline Act as set forth in the First Schedule to the Indian Navy (Discipline) Act. 1984 Then, Sir, within the short time at my disposal, I secured a copy of this Act of 1984 and I looked at the Schedule In the Schedule I have found that this naval discipline measure not only includes this Act of 1934 but along with it there are some British laws The Schedule mentions I. George IV and I. William IV etc. I could not myself follow them and I tried to secure a copy of them but unfortunately I could Now, if you ask me to vote on a Bill which amends an Act and which also includes two British pieces of legislation, I must know what those British pieces of legislation are I do not know whether the Honourable Member has got copies of these Acts If he has, I would like him to read them for the benefit and instruction of this House If he has not got them, what right has he to ask us to pass this Bill, which amends an Act which includes some sections of British legislation of which he does not possess a copy

Sir, time at the disposal of members for study is limited and we can only spend an hour or two for that purpose. I could not get hold of that British law. My fear is that some of these sections affect the wages of those seamen, who are transferred from private service into Government armed forces. They also affect their cuvic rights, such as, the rights of being members of the trade union. There is no mention in this Bill regarding the rights of remaining members of a trade union. We do not know from the Bill itself whether these rights continue. The Honourable Member may give me an assurance that they continue, but how am I to know that this will be so? I have no time to study all that is mentioned here.

Similarly, about their wages They are getting at present, I have no doubt in my mind, much larger wages in the mercantile navy than the wages paid

[Mr N M Joshi] in the Government naval service Now, we do not know what is to happen to their wages. The Honourable Member has not said anything whether they can get the same wages or not. He mentioned one point which is of someimportance, namely, that the man enters into agreement voluntarily I donot say that this is not important. But what is exactly the meaning of that voluntary contract? I do not know it myself. My Honourable friend this Maniben Kare has stated that these seamon have long contracts with their employers, sometimes of six months duration, and the contract has to be renewed sometime up to 18 months or two years We want to study the implication of this The man has entered into contract with the owner of the ship As an emergency, they take charge of the ship I would like to know whether these men who have a contract with the owner of that ship are free as soon as the ship is taken by Government. So far as my knowledge goes when as ship is taken by the Government in an emergency the men naturally go along with that ship and they have hardly any choice at that time to leave the ship on account of the old contract which these men had with the owner of the ship The Honourable Member said something about the transfer and he said that there are difficulties in the way of transfer What he implies is that there is no difficulty in compelling the men to go into the Government service on the ship on which they have been serving, but if the Government wants to transfer them to another ship, then only difficulty arises. But why should a man enter into Government naval service who had made a contact with inemployers only to serve as a mercantile naval man? Therefore things must require consideration, and the House must not allow the Government to pass this Bill unless the Government shows the emergency The Honourable Member said that the Act as it is only gives them power during the war, I agree that it is necessary that the Government may possess extraordinary powers during the war But the war has ended and even then the Honourable Member wants to posess not temporary but permanent powers The Honourable Member has made it quite clear in the Statement of Objects and Reasons that he possesses those powers till the end of March. He has extended those powers by Ordmance. What is going to happen between now and January 15th or 20th when the next session of the Legislature will meet? Does he expect another war between now and the 20th January? If he does not expect a war, what is the urgency for passing this legislation because he possesses all those powers till the end of March? Has he got no time to pass this legislation as soon as the Legislature meets on January 20th? Between the 20th of January and the end of March there is enough time to pass this legislation I, therefore, suggest to the House that they should not support this method of passing legislation. That is to say, to pass it in a hurry especially when it affects adversely the civic rights of the citizens of this country I hope the advisers of the Honourable Member will give him the advice not to insist upon the passing of this measure in this session because it is a wrong thing to do If he does not take this advice and does not follow the wise precept of not hurrying a measure of this kind, the House should not give him the permission to consider this Bill at this stage

Sir, I have not said much about the ments of the Bill because I frankly confess that in spite of my efforts to study the Bill, I could not follow the whole Bill thoroughly

Therefore, I thought it was wrong on my part to speak on the ments of this Bill

Sri M. Ananthassyanam Ayyangar (Madras Ceded Districts and Chittoor, Non-Muhammadan Rural) Sir, my Honourable friend evidently has not been able to trace out that portion of the Act which this amending Bill seeks to amend The Schedule which is referred to consists of the whole Naval Discipline Act passed by the Parliament in the United Kingdom That has been made a Schedule The Indian Naval Discipline Act of 1934 consists of only three sections and sets out the entire Naval Discipline Act of the United Kingdom as a Schedule to that Act It has now been printed and is in the Library of the House I have got a copy of Indian Navy Discipline Act of

1934 The Schedule to that Act is the very Act, the Naval Discipline Act passed by the United Kingdom There was no difficulty in having it and I have got it here

As regards the serious nature of the Bill itself, I would tell my Honourable friend that I wanted to make it a little more strict but having regard to bis objection and the objections of my Honourable friend Miss Maniben Kara I thought it might be left as it is It seems to be to be absolutely innocuous I should like to fell him what it means In times of war it is open to the Government of this country to commandeer any of the merchant ships. When they do so, all the merchant ships and the entire company become part and pargel of the Indian Navy and become subject to the Indian Naval Discipline Act In times like these, nobody can predict when the war will actually break out but even before the war breaks cut, the country has to make the necessary preparation Therefore, to be on the safe side, they have brought in this Bill to allow the Government to commandeer any particular merchant ship for the purpose of war All that is set out in the Statement of Objects and Reasons This Act will be brought into existence and used as and when hostilities break out They cannot wait till hostilities actually break out and then bring before the Assembly a Bill asking for those powers

Mr. N. M. Joshi: What is the hurry now '

Sri M. Ananthasavanam Avvangar: Even if one year is given, you are not going to improve the Bill, possibly on taking further advice you might make the movisions stricter and harsher. The Bill as it is at present is quite unnous. There are two kinds of contracts which the seamen have to enter nto By the first agreement they enter into service with the merchant navy and from there they are transferred to the navy and apso facto they come under the jurisdiction of the Indian Navy (Discipline) Act. Now they enter into another agreement with the navy people. They agree to subject themselves to the Indian Naval Discipline Act. It is not as if they are taken on to the navy, they are directly recruited to the forces without any further agreement By the more fact of his appointment to the Navy, he is subject to the Naval Discipline Act. As I saids his first contract is with the merchant vessel Another opportunity is given to him when he enters the navy to find out whether he will be governed by the ordinary merchant seaman's Act or by the Naval D scipling Act Therefore there are two opportunities for him It is open to him to change the service and at the same time not commit himself to the Naval Discipline Act. He may or he may not be bound. This morning I fead the clause twice simply to find out whether the provisions about th naval discipline should be there or not. It is well known to the House that it time of war or necessity merchant thins are taken over by the State as naval units When once the merchant ships are taken over, then all the staff emdoved in the merchant ships automatically come over to the navy and they arsubject to the Naval Discipline Act If this provision is not enforced, then it may be that the seamen might join the enemy The Naval Discipline Act constitutes a court of martial law. The seaman may refuse to hoist the flag, he may not object the orders of the officer commanding, or he may communicate with the enemy and march over to the enemy. These are the difficulties When once the question is decided that the seaman must be transferred to the naval forces and should become one of the naval officers, then to that extent he must be brought under the Navy discipline Far from tightening the grip, these provisions are dangerously in favour of seamen for whom both my Honourable friends are contending Even if they get a thousand eves and keep then eves wide open, no mistake can be found against this provisions that the seamen should come under the Naval Discipline Act If they are anxious that this clause should be removed, then let the seamen continue under private owners of merchant vessels But if they want to continue to serve in merchant ships after they are taken over by the navy, they must choose between two alternatives, continue in service and come under the Naval Discipline Act or leave the service. If they choose to continue in service even after the

(Sr. M. Ananthasayanam Avvangar]

merchant ships are taken over by the navy, then they automatically come under the navy discipline Otherwise, if they are given liberty to be aloof from Naval Discipline, then it is not in the interest of the country, it is not to the safety of India The seamen ought to be thankful for this provision in this Act, because by putting in this clause, the seamen are given another opportunity to think over and decide whether they would transfer their allegance to the naval forces and come under the naval discipline or not I cannot see any good coming by circulating this Bill all round the country and I would suggest to my Honourable friend not to press the motion for circulation

As regards the question of urgency, I would only point out to my Honourable friend Mr Joshi that he must know this better. He is constantly attending International conference as delegate for India. He is aware of the ferment all over the world Even in the last Paris conference, they have not come to any decision about terms of peace Nobody seems to be anxious about restoring peace to the world Every country is arming itself to the teeth Why should India alone lag behind We have already suffered for over 150 years by the British rule Hostilities may begin at any time and the path of prudence dictates that we should be ready for any emergency Too much care and caution is not bad. I therefore request my Honourable friend to allow this mnocuous Bill to go through the House and not to press either the inculation motion of the motion for reference of the Bill to the Select Com-The seamen are given ample opportunities in the shape of two contracts to think over whether they would change over to naval discipline or whether they would remain under the merchant ships

The Honourable Pandit Jawaharlal Nehru (Leader of the House) when I saw this Bill for the first time, it seemed to me completely innocuous and non-controversial When I see it again, it still seems to be completely and unit-controversial and to be a simple measure which can hardly lead to much argument. One point was raised which was casually mentioned here. The point was that if seamen are taken over by the navy, they would have to leave their Unions. Now, Sir, that was an important point. I referred this point to the mover of this motion and he assured me that they would not be obliged. to leave their Unions as seamen Naturally as temporary Members of the Navy, they would not function in the Navy in regard to naval matters in that way, but they would continue as Members of their Unions So, one of the difficulties that I had, was removed, and I saw no further difficulty I see that normally speaking a very simple measure of this kind should be circulated all over the country I would ask the House and my Honourable friend who proposed this amendment to consider this matter and not carry it further Nevertheless, I feel that in such matters, Government should not just press its way and get any Bill through, if there is no harm done by a slight adjournment or postponement thereof I would therefore suggest to my Honourable friend the mover of the Bill that he might accept the amendment for the appointment of a Select Committee provided that Select Committee reports before the next session of the Legislature

Mr. N. M. Joshi: So far as I am concerned, I shall be satisfied with a Select Committee and the report should be submitted before the next session

Miss Maniben Kara: I shall be satisfied if the matter goes to the Select Committee

I beg leave to withdraw my amendment for circulation

The amendment was by leave of the Assembly withdrawn

Miss Maniben Kara: As regards the Motion regarding the Select Committee, I have not yet obtained the consent of Members for including their names in the Select Committee

Mr. President: This matter may be postponed for the time being When we reassemble after lunch, this motion may be taken up and in the meanwhile the consent of the Members may be obtained

REQUISITIONED LAND (CONTINUANCE OF POWER) BILL

- Mr. G. S. Bhalja (Secretary, Defence Department) Sir, in regard to the motion standing in my name realting to the Bill to provide for the continuance of certain emergency powers in relation to requisitioned land, the Select Committee has made important changes in the Bill and Government wish to have time to appreciate the full implications of these changes. Therefore I do not propose to make any further motion in this session
- Mr. Ahmed E. H. Jaffer (Bombay Southern Division Muhammadan Rural)
 Sn. what happens to the old lands we are already having? Those must be landed back immediately Will the landloids wait until such time as the Bill sees, the light of day?
- Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Complete)
 Sir, if Government want permission to withdraw the motion on the second I have something to say on this.
- Mr. President: There is no question of any motion being before the House It is only included in the agenda and is not being moved
- Mr. Manu Subsdar: I want to know whether in the interval when they acquire land they will give effect to the equitable principle which the Select Committee has urged in the Bill and they will not proceed to use their other powers of acquisition at the six-year-old value for the farmers whose land they have taken
- Mr. G. S. Bhalja: Sir, I think a discussion is not permissible when a motion is not moved, but if you wish .
- Mr. President: 'I do not propose to have a discussion on this point. The position is clear the status quo remains whatever it is

INDIAN TEA CONTROL (AMENDMENT) BILL

The Honourable Mr. I. I. Chundrigar (Commerce Member) Sn, I beg to move

"That the Bill further to amend the Indian Tes Control Act, 1938, be taken into consideration"

This Bill is a very simple one Under the Indian Tea Control Act. 1988. the Central Government is required to issue a notification each year specifying the total quantity of tea which can be exported from India during the financial year This is done under section 13 of the Indian Tea Control Act, 1988 As soon as this quantity is specified it is distributed by the Indian Tea Licensing Committee, a body constituted for the purpose under the Indian Tea Control Act, among the registered tea estates in proportion to their crop basis, and thereafter a tea estate which has been allocated an export quota becomes eligible to obtain in lieu and to the extent of its export quota, an export license from the Tea Licensing Committee, to cover the export of tea Under this Act there a.e two kinds of licenses which are given, one is known as the ordinary export license, and the other is known as the special export license. The ordinary export license is given for the purpose of exporting tea during the financial year in which it is due. But if for any reason any tea estate which is given an export license, for example, for the year 1946-47, is unable to export its full quota during that financial year, the same estate is allowed under the Act before the 14th April following (i e , 14th April, 1947), to apply for a special export license Now the period of the validity of the special export licence under the old Act of 1938, was two months only, that is, it would expire normally by the end of May, 1947 But during the war it was felt that there were certain difficulties in the way of the tea estates utilising their special export licences within the short period of two months, and therefore in 1948 the Indian Tea Control Act of 1988 was amended and the period of two months was extended to 12 months. with the result that an export licence which was obtained in one financial year could be used throughout the period of the next financial year as a special export licence.

[Mr I I Chundrigar]

There were certain other difficulties also, as in 1942-43, we were allowed to evport 25 per cent innore tea than our usual quota, and export heences for this extra quantity of 25 per cent which came to 56 million pounds were also issued. Now if all these hoences are allowed to be used in the next hinancial year, there will be several complications. The idea underlying the Bill now is to revert to the position which existed before 1943 before the amending Bill was passed, and we now want to revert to the provisions of the old Act under which a special export license would be valid only for two months in the next financial year.

This is the simple provision of the Bill and I hope this House will accept this Bill, as we are now restoring the stating que which existed before the special. Inglishion for the exigencies of the war period was passed by this House.

Sir I more

Mr. President: The question is

"That the Bill further to amend the Indian Tea Control Act 1938, be taken into consideration."

The motion was adopted

Clause 2 was added to the Bill

Clause 1 was added to the Bill

The Title and Preamble were added to the Bill

The Honourable Mr I. I. Chundrigar: Sn I move

"That the Bill be passed"

Mr. President: Motion moved

"That the Bill be passed"

Sri M. Ananthasayanam Ayyangar (Madias Ceded Districts and Chittoor Non-Muhammadan Rural) Sir, I should like to know what the difficulties were, f any, which the tea exporter suffered from, if the period were limited to 1st May of each succeeding year and who it is necessary to relax it, also if there were any compliants diring that period at all and they were sought to be rectified during the period of the war.

The Honourable Mr. I. I. Chundrigar: The only complaints received were what I told the House If the ordinary export licence was issued in the year 1946-47, export was to be made before the end of the financial year 1946-47, 10. up to the 31st March 1947 During the war some of the persons holding export quotas made a complaint that they had not the necessary shipping facilities and therefore they would not be able to ship their full quota during that period Their only remedy under the old Act was to apply for a special export brence for the unexhausted portion of their export quota. It was given to them as a matter of course Supposing they had an export quota of one hundred thousand pounds of tea and they had exported 80 thousand pounds, they would necessarily be given a special export liceuse for the remaining 20 thousand pounds, and that was valid under the old Act up to 31st May following During the war, they complained that they would not be able to export it by the 31st May; and Government therefore thought that during the war period when the shipping facilities were not available and there were other difficulties in the way, that period can be extended up to the 31st March following, and that was done by the Act of 1943 Now we think that this facility is no longer necessary, on the contrary, if this facility is allowed all the present export licences will have to be automatically validated up to the end of March 1948, and that will work to the detriment of the owners of the Indian tea estates because with so many licences remaining unexhausted, they will be able to export at any time and the prices will remain low. Therefore it is in the interest of the tea-growing portions of India to revert now to the pre-war legislation, and that is what the Bill proposes to do

Si M. Abanthasayanam Ayyangar: I should like to know whether the further period of two months after the financial year is enough in the ordinary course to export all the surplus

The Honourable Mr. I. I. Chundrigar: Yes, it is.

Mr. Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) Sir, do I understand that it is not Government's intention by this means to have additional restrictions on the export of tea? Because, then the tea grower will not really benefit as the Honourable Member said I assume that is not the intention but that the intention of Government is merely to regularise the procedure so that in due course all hienness issued for a certain period should be completed and executed during that particular period Is that the intention or is the intention or restriction generally on the volume of export's

The Honourable Mr. I. I. Chundrigar: The intention is very plain Normally about 420 milhon lbs is exported. For this export hienness will be 12 Noor given If any of this quantity is not exported by the 31st of March, special export hienness will be given for the unutilised balances, which will be valid up to the 31st of May 1947. If it is not exported by then, they will apply for the normal export hiennes for the year 1947-48 and the normal trade channels will function as before the war

Mr. President: The question is

"That the Bill be passed "

The motion was adopted

REGISTRATION OF TRANSFERRED COMPANIES (AMENDMENT) BILL

The Honourable Mr. I. I. Chundrigar (Commerce Member) Sir I beg to move

That the Bill to amend the Registration of Transferred Companies Ordinance 1942 be taken into consideration."

I would like to explain this Bill in brief. The registration of Transferred Companies Ordinaince, 1942, was promulgated with a view to permitting companies from different parts of the Empire which had to leave their countries of origin owing to the war conditions, to function effectively by transfer to India Under the provisions of that Ordinaince some companies, which had registered themselves at various places in the Empire where they could not function during the war period because of certain difficulties created by the war either owing to the overrunning of the country by the enemy or various other reasons, were given the privilege of registering themselves in India and carrying on their extensions. When of these companies want to revert to the countries of their original incorporation. Now if they so revert with the registration in India, they have got certain difficulties in their way, as a company registered in India now seeking re-registration in the country of their origin. The intention underlying the Bill is to remove those difficulties. In their way of these companies. With this purpose in view, the Bill proposes that their registration in India may be cancelled and they may be allowed to re-register thomselves in their countries of origin as if they had not been registered in British India at all

In doing so, one question has to be borne in mind. These companies which were registered in India during the war may have got certain habilities to the people of this country or even to other people, and dovernment proposes to see that all their commitments and liabilities to the people in India and others will be fully satisfied before their registration in India is cancelled. That is why we propose that the cancellation of this registration will be subject to such terms and conditions as the Government may prescribe, and the Government proposes to use the powers under section 2 (a) to impose such terms and conditions as may be specified in the order, for the purpose of seeing that all equitable adjustments are made and all the rights of the people of this country are safeguarded before action is taken under this Act for the purpose of cancelling the registration of any company. I hope that will satisfy the members of the House that the interests of the people of this country will be properly safeguarded before an order is passed under the provisions of this Bill

Mr. President: Motion moved

"That the Bill to amend the Registration of Transferred Companies Ordinance, 1942, the taken into consideration."

Mr. Manu Subedar (Indian Merchants Chamber and Bureau Indian Commerce) I have no objection to the motion In fact it is a very necessary and proper thing which Government are doing May I make a small suggestion to Government? There would be many liabilities of these companies which have been active, and some of them have made very large sums of money in this country during the period they operated here. There will be liabilities for moome-tax. There are not only the obligations of these companies to the people of this country which the Honourable Member has said they would secure, but I would suggest that there is the obligation of these companies "to "Government in respect of income-tax is taken in the following year ou income of the current year and by the following year they may not be here I trust Government will safeguard their own interest with regard to income-tax also.

The Honourable Mr. I. I. Chundrigar: Most certainly they will do

Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural): Has the Government any information as to what has been the extent of operation of these companies in India and whether they have taken additional shares in this country? Why not special courts be appointed for winding up these companies so far as India is concerned? There may have been an emergency during the period of the war and that is why an Ordinance was promulgated, but there is no urgency now. If the Honourable Member wants still to continue the Ordinance, it should not be placed before this House so that what was an Ordinance originally may not be given effect to by an Act of this Legislature by providing corresponding provisions in that Act so as to empower the Government, or any other authority which the Government may set up, to allow a company to get itself transferred from this country or to nease its operation in this country I believe, Sir, that instead of the Central Government itself, through one of its officers, taking the responsibility of finding out the liabilities of a particular company, which has worked in this country for nearly four years, before it is allowed to wind up its business and go away bag and baggage, they should appoint special tribunals to go into the various liabilities which it may have incurred during its operation in this country. If the companies registered under the Indian Companies Act want to cease operation. they have to get themselves wound up by application to the High Court I would not suggest the same procedure in the case of these companies, but would suggest that special tribunals be appointed to find out the liabilities of these companies, and after they are satisfied they should without any prejudice allow these companies to remove themselves from this country. I would urge upon the Honourable Member to see whether that ought not to be done and also to consider what haste and urgency there is I find from the Order Paper, Sir. that this appears as item 18 and 14, and therefore I was not prepared with the relevant facts as regards the number of such companies, the nature of business they have been transacting and to what extent they have ramifications in this country, their obligations and liabilities, and how much the nationals of this country will be affected if they are allowed to go away from this country, and so And there is another difficulty which my Honourable friend, Mr Manu Subsdar points out whether the foreign successors of these companies will be liablifies—income-tax and other liabilities which may come to light? These are all matters which have to be gone into I would urge upon the Honourable Member to put away items 18 and 14 which may not have reached in this session It is not a matter of urgency; there is no more war and if we facilitated their coming, let us not provide facilities for them to go without safeguarding the interests of everybody concerned Sir. I apprehend greater danger in allowing this measure to go through at this stage

The Honourable Mr. I. I. Chundigar: If has been suggested, that special ribunals may be appointed to wind up these companies and the question how far the people of this country will be affected is the second point to be considered

As I said in my opening speech, we are taking every possible precaution for the purpose of safeguarding the rights not only of the people of this country, but the Government and everybody concerned. Now, I do not understand how things will improve by allowing the winding up proceedings being taken up before a court of law. The idea underlying this measure is that each company, before it is allowed to cancel its registration in India, will have to submit its balance sheet, a statement of its assets and its liabilities including those to Government for taxation, and after all these things are gone into and a satisfactory solution is found, then alone Government will pass an order for cancellation under the Indian Companies Act. That was done by a special Ordinance galled the Registration of Transferred. Companies Ordinance, 1942, and the cancellation of their registration wild normally have been made under an Ordinance. But as the House was sitting, we missted that the matter should come before it, so that the House may have an opportunity of seeing that the rights of the people of this country are fully safeguarded.

My frend may be aware that if a Company is registered in one country and then transfers its registration to another country, it is under some disabilities. The only thing underlying the present Bill is to see that these companies are not subjected to such disabilities. I may also point out to my friend, Mr Ayyangar, that the earlier these companies wind up from Indis and go back to their country, it will be better for the people of this country. When their registration is cancelled, we want to see that they do not carry on their trading activities from Indis. But before doing so, the interests of our countrymen will be fully safeguarded. That is the idea underlying the Bill and I believe thorough provision has been made in the Bill to safeguard their interests. The terms of the proposed section, are extremely wide to place full powers in the hands of the Government.

"The Central Government may at any time by order cancel the registration of any company under this Ordinance on such terms and conditions as may be specified in the order,

So there are no limitations on the powers of the Government for the purpose of specifying the said terms and conditions, and each case will be considered on its merits and before an order is passed, I can assure the Honourable Member that all the points raised in the House and every question relating to the interests of the people of our country and the Government, will be fully considered before the order of cancellation is passed.

Mr. President: The question is

"That the Bill to amend the Registration of Transferred Companies Ordinance, 1942, be taken into consideration"

The motion was adopted.

Clauses 2 and 3 were added to the Bill

Clause 1 was added to the Bill

The Title and Preamble were added to the Bill.

The Honourable Mr. I. I. Chundrigar: Sir. I move:

"That the Bill be passed"
The motion was adopted.

MOTION RE PAYMENT TO UNITED NATIONS RELIEF AND REHABI-LITATION ADMINISTRATION

The Honourable Mr. I. I. Chundrigar (Commerce Member). Sir, I beg to move t

"That this Assembly do approve the payment to the United Nations Relief and Rehabilatation Administration of the sum of rupees two croices for which a supplementary demand in respect of "Miscellaneous" was voted by the Assembly on the 18th April 186".

In this connection I will give a short resume of the previous histor, of the unrase UNRRA was established in 1948 for the purpose of organising rehef and

[Mr. I. I. Chundrigar.]

rehabilitation measures in the interests of the inhabitants of war afflicted areas. The agreement which brought UNRRA into existence was aigned by the Government of India's representative subject to the isservation that it must be approved by the Indian Legislature. In April 1944, the agreement was formally approved by both the Houses, and it became operative in respect of India. Thereafter, the Council of the UNRRA passed a resolution recommending that each member Government, whose home territory was not occupied by the enemy shall make a contribution for purticipation in the work of the Administration, approximately equivalent to one per cent of the national mecome of the country for the year ending 30th June 1943 as determined by the Member Government. There was also a provise to the effect that "the Council recognises that there are cases in which the recommendation above may conflict with particular demands arising from the continuance of war or may, be excessively burdensome because of peculiar situations, and therefore recognises that the amount and character of the contributions recommended is subject to such conditions."

If we had decided to contribute one per cent of the meome of India for the year ending June 30, 1943, our contulution would have come to nearly Rs 40 corres But under the proviso, namely, that the payment of this amount would be excessively burdensome to India because of the peculiar situations, we decided to make a contribution of Rs. 8 crores and that was passed with the consent of the Indian Legislature during the budget session of 1945. I may mention that thereafter UNRRA made various purchases in India, the total of which comes to about Rs. 7,28 26 lakhs and so far as the balance is concerned they have spent something on administration expenses and the unspent balance is in the neighbourhood of Rs. 21 lakhs. Thereafter a motion was made in the budget session in April 1946, for voting a supplementary grant of Rs. 4 corres for making a second contribution to UNRRA and ultimately by consent of parties a motion in the following form was passed

"That a reduced supplementary sum not exceeding Rupees two crores be granted to the Governor General in Council to defray the charges which will come in the course of payment during the year ending on the 31st March 1947 in respect of "Miscellaneous"

It was however subject to a statement made by the Honourable Diwan Bahadur Sir A Ramaswami Mudahn in this House, and it is because of that statement that I have placed this motion before the House so that the Members may have an opportunity of expressing their views on the different points. The statement which was made by Sir Ramswami Mudahar rims thus

"I suggest that the House may agree that a sum of rupees two crores may be granted, of cremmstances permit and the Government on their part will watch the situation and nakes no expenditure out of the amount till the end of September, when we would have known what the position of the country is If that is agreeable to all parts of the House, it can go out as the unanimous resolution that the House sympathiese with UNRRA's request, and is prepared to expend up to two crores but that the Government should expend any potions of this amount till the end of September when the position of the ountry will be better resulted."

After the statement was made by Sir Ramaswami Mudaliar, Mr Sarat Chadia Bose, Syed Ghulam Bhik Naïrang and Mr Griffiths agreed with the suggestion made and then the grant was passed unanimously.

After this, the UNRRA has made a further list of articles which they required from India and I have discussed the question with their representative here. During the discussions it appeared that nearly 60 per cent of their requirements are in raw jute and jute manufactures and 40 per cent of their requirements are in other articles like corry zarn, synthetic rubber, some drugs and surgical goods from the Disposals Department. I also made enquiries as to what was the amount which has been paid by the other countries, so far as the second-contribution was concerned. I may mention that our first contribution of rupees eight crores which in dollars was 24.042.078 (out of 1.878.287.285.) dollars) came to about 127 per cent of the total first contribution.

contribution of rupes two cores will be 88 per cent. of the total second contribution received by the UNRRA from the various other countries. I may ment too that the first contribution and that was the point which was raised by Mr. Manu Subedar in the last debate, 81 non-invaded countries and about 16 invaded countries made their contributions. So far as the second contribution is concerned, eleven countries have already made their contributions and our contribution, if made will come, as 1 said, to 33 per cent of the second contribution.

As to the merits of the proposal I may mention that the UNRRA has been a very important international organisation. It has made various contributions for the in-habilitation of the in-habilitation of the meads European countries. They have shipped nearly one million tons of seeds, plants, fertilisers, farm machinery and other things to the various European counties and also to China and as a result of the assistance given by the UNRRA these European countries and China will now be able to produce more food for themselves, so that the food situation all over the world will improve and India's chances of obtaming her food requirements from abroad will certainly be far better than they would otherwise have been but for the verbabilisation of these countries.

I may also mention that recently the UNRRA has allowed 25 000 tons of wheat out of their own procurements to be diverted to India

Diwan Chaman Lall (West Punjab Non-Muhammadan) From where?

The Honourable Mr. I. I. Chundrigar From the various European countries and a report about this appeared in the Hindustan Times also a few days ago I have got a cutting of that report

Diwan Chaman Lall: Is that borne out by the records of the Department?

The Honourable Mr. I. I Chundrigar: The Department has received a letter from the UNRRA representative in India saying that they have received information from his headquarters that these 25,000 tons of wheat are being diverted to India I was mentioning something more than what was said by the UNRRA headquarters themselves

Mr. Manu Subedar (Indum Mechanis' Chamber and Bureau Induan ('ommerce) Will the Honourable Member make clear as to what is meant by 'diversion'. It is merely that something is given to us in advance from something given to us a little later. Diversion does not mean any kind of benefit conferred but repayment has to be made.

The Honourable Mr. I. I. Chundrigar: Certamly, Sir These 25,000 tons are being given as a loan to India for our immediate needs which we will have to reav when conditions improve Honourable Members will recognise that the immediate procurement of food is one of the essential matters

Diwan Ohaman Lall: I am sorry to interrupt the Honourable Member, but is he aware that the UNRRA has been competing with India in the matter of procurement of food and making it more difficult for India to procure her requirements of food?

The Honourable Mr. I. I. Chundrigar: The is raising an old controversy, to hatch the Honourable Sir Ramaswami Mudalar gave, I believe, a reply in the last debate. It was as a result of the explanation given by him that the House ultimately adopted this grant unanimously to the extent of two crores and the only position which was then left open for consideration was with respect to the situation in the country. The only reference to the food situation in the country that was made in the debate then was "the internal position of the country will be realised by the end of September" till which time no amount out of this sum should be expended. If India is to play her part in the international field, if India has already made such a large contribution as eight crores as her first contribution and has practically held out the hope of a second contribution of two crores subject to the examination of the internal situation in the country by the end of September I feel that the House must consider going ahead with this programme, especially as it would not be spent in the purchase of articles which are essential to us but which are bettplus and which can be exported by us.

Mr I I Chundrigar. 1 I may mention also that we have in addition received very small gifts from the UNRRA. Of course their amount is not large. They are parcels of couned food of the value of three lakhs Then from their emergency food collections we have got a cash contribution of about Rs 10 lakhs The value of gifts from New Zealand of Malted Milk, whole milk powder and other food amounts to Rs 15 lakhs The point which has to be kept before us for prominent consideration is, whether looking to the status which we hope to occupy in the international world, we should not under the encumstances fail to fulfil the hopes which were held out at the time of our previous contribution and whether we would be well advised in dropping this assistance for the relief and rehabilitation of the various countries which were overrun by the enemy Now, in our various statements we said that India will not live in isolation so far as the inter national sphere is concerned. We are putting up our candidate for the security council of the United Nations Organisation, and we look forward to play a very important part in the international world. Under these circumstances it is also our duty to go to the relief of other nations when they are in very bad need of relief and rehabilitation. We can imagine what would have been our own position if during the food crisis the other countries of the world no doubt for payment, had not come to our assistance and given us certain food supplies If we looked to the other countries of the world to come to our rescue in tunes of need, when famine was staring us in the face, we should also under those circumstances look to the needs of other countries which require relief and rehabilitation, and that is why I said that this is a stage when we may confirm our former Resolution and approve the payment which was then promised, and most of which would be spent on raw jute and jute bags, coir varn and surgical and other instruments and other things from the Disposals Directorate The original programme was that so far as the European countiles were concerned, the UNRRA would give relief up to the end of December 1946, and so far as the far eastern countries are concerned the relief would be given to the end of March 1947 Since then certain shipping difficulties have come in the way, and it appears that only 69 per cent of the programme of 1946 has been carried out till the 31st August 1946. It is possible that the commitments made before will be fulfilled even after the dates specified, and I trust that the House will accept the motion which I have placed before them for their consideration, Sir, I move

Mr. President: Motion moved

"That this Assembly do approve the payment to the United Nations Rehef and Rehabi Itation Administration of the sum of rupees two crores for which a supplementary demand in respect of "Miscellancesi was voted by the Assembly on the 18th April, 1946"

Mr. Mann Subedar: Sir, the Honourable Mr Chundrigar comes from my city of Bombay, and though I knew his reputation as a great advocate, I never had the opportunity of listening to hin as I did today, he has indeed made the best of what is a very bad case, and undoubtedly this UNRRA case is very bad In this House I had, on all previous occasions, to question and challenge the position of India with regard to these international organisations, and more specifically with regard to UNRRA, and I shall not on the last day of the session take up too much of the time of the House, otherwise I could go thoroughly into each item that the Honourable Member mentioned

The position is different now We are faced with a government including my Honourable friend Mr Chundrigar, in which we have absolute confidence We would seek to guide them where it is necessary, but we are equally willing to concede to them and be guided by them where it is inevitable. Therefore there is no doubt that the motion will be carried, and we shall pass it, but may I correct a few current ideas?

It has been most melancholv whenever an Indian member on the treasury benches has not up in the past to talk about this particular subject, he has aven an entirely false picture of India in the international field, which was not

We are hoping to get there now, with the vigorous activity of this government, but at that time it was not there We were tied to the charlos wheels of the United Kingdom; the whole of this UNRAA matter was a charlos table institution set up by the United States of America to which they invited others to contribute — It was for the relief of war-ravaged countries of Europe and such relief was given in such a way that even members of United Nations who have seen the activities of UNRRA questioned and challenged at all places and in all countries, so much so, that the United Kingdom has washed its hands of this institution now and flatly refused to have anything to do with it, so much so that the institution has been already liquidated-I do not know who is going to spend the money and who is going to receive and do those activities, because I understand that this institution does not exist any longer will remember that the United States has recently refused to divert any wheat to the UNRRA, on the plea that the institution no longer exists, and that its activities cannot be continued after it has been closed and liquidated. We do not know what the position is I dare say there are some representatives of UNRRA—may be the remnant of the left-overs of the organisation, and I really think we ought to consider twice before we give any money, if by any fortunate chance it has not already been spent. The question was raised by me prominently last time and Sir Ramaswami Mudaliar's assurances were not satisfactory I challenged him to show that the UNRRA did not compete with us First of all the treasury benches were trying to carry on the illusion that the UNRRA would be able to help India, even Sir Ramaswamı Mudalıar tried to mislead this House that the UNRRA was in a position to help, until I showed by chapter and verse that India was not eligible for help from UNRRA and that before the Food Board and before the world food distribution and the combined markets of the United States and Argentine and elsewhere, where India went for food, this institution was competing with us it was raising prices against us and it was taking away shipping which was due and intended for India. Charity must begin at home. No less a sum than ten crores has been given by this poor country for the relief and rehabilitation of western white populations who were war ravaged We are sorry for them, we can show sympathy for them, but sympathy in this form ought not to go out, while charity is deserved at home May I ask this same UNRRA which has sent fertilisers to China, which has sent seeds and other equipment and so on—why has it not done so to India? The House is aware that for fertilisers this country has spent no less than three corres importing fertilisers at heavy cost, in order to rehabilistic our land which has during the war period worn out. The Honourable Member tailed about one per cent of India's income. Who made the commitment that India was to give one per cent of her national income for the relief of other people? The previous government's minions who were hand-picked by the previous government who misrepresented the position of this country elsewhere, who indulged in propaganda hostile to this country—it is a commitment made by those people, and they committed this country. I am told that 40 erores of rupees would have gone I asked the other day whether the present government regard themselves as heirs or successors or assigns of the previous government, but their predecessors certainly claim that instead of 40 crores they have only given eight crores—only eight crores! Do people realise in this country what eight crores means to this poor country? Have they got any conception? It was a madness which came over the treasury benches whose printing presses added an unlimited supply of money at all times, so that they felt that they could throw their money about The United Kingdom delegation to which our men were subordinate in those days, were trying, at India's expense, to show off to the world the might of the British Empire India is big when India has to contribute but India is small when India is to receive something. My Honourable friend mentioned the percentages but would be examine the percentages of the reparations which this country got? Would be examine what India got in the matter of the shipping we expected from Germany as reparations? No We got nothing Even the ships which were given to this country, the Government's predecessors felt obliged to refuse.

Lib Manu Subedail

They said-we don't want these ships When it comes to receiving something, we get nothing but when it comes to contribution, our people seem to be simply devoid of financial responsibility and obligation and we seem to be

throwing our money away

May I not enquire whether India is not the most war torn country in the world? His not this country undergone severe famines, severe thecus and an endless series of strikes including the strikes of public servants and is not the country now in the grip of a state of lawlessness which involves financial liability on the Provincial Governments and the Central Government which I predict will run into hundred crores, with the result that there will be no money left for our own plans and programmes of development? In such a situation we are told that the UNRRA is anxious to take away some of the jute from this country, the jute which offers the very best means of buging anything w were from to wer. It was me which success of the mission of my Honourable friend Diwan Chaman Lall in the Argentine and saved the situation The UNRRA wants this jute by way of charity and we have to give it away What do we get in return? We are told that we shall be regarded as something in the international world Sir. I put it to the House whether this is not too big a price to pay for the kind of recog-intion which we are seeking and whether this is the best means by which Ind i ean do C

The same benevolent institution called the UNRRA is offering to take away things from the Disposals Department On the Disposals Committee I have specifically asked the Director General of Disposals not to send out any surgical goods and instruments from this country, because there is an overwhelming unsatisfied demand for these things and instruments The Provincial Governments have got their health programmes The Bhore Report has recommended the expansion of hospitals and this equipment is already in this country and this country has a primary and unassailable claim on these things and not the UNRRA, which claims that it is doing some good to some countries somewhere in the world

We are told that the isolation of India ought to be avoided I agree. I want this country to send out goodwill missions. I want diplomatic and consular representatives all over the world and our best men ought to go and acquaint other countries as to what is there in India and learn from others what is outside India so that knowledge and mutual esteem might grow so far as India is concerned

I do not object to India's participation in the UNO Let me say with what distinction India's case is being put there and how that arch-Churchillian General Smuts is being routed We are not isolationist in that sense My conscience is biting me more on the financial ground. This country is too poor for crores to be spent in charity During the dire famine days when our men were running any ously about the world to get some additional supply of food. ten crores of India's money was allowed to go into smoke over this "INRRA and may I ask whether India has got any corresponding or comparable benefit? May I ask whether we have evoked any response from the rest of the countries. any response from the more powerful rich countries like the U S A and even from those continental countries whom the UNRRA helped at our expense? May I know whether anything that we need here has he n sent out by them particularly to relieve the famine? Did they say at least—we thank vou and we are sending you at least a token help? No Sir that is not the case The fact is that the UNRRA is a ramp and a racket set up by the U S A and England for their own purposes in order to win popularity in Europe and when they found that the popularity can no longer he got in this way they have liquidated it We were drawn into it unintelligently money was spent in it without any return and I say that that is not the proper way to try to gain recognition in the international field

The controlling point in my mind is whether this House should go back on what it has committed itself to in a moment of error If my Government thought it fit to bring forward a motion of this kind, I take it that it is their opinion that having once committed ourselves we cannot now go back on our promise. The House will remember that my frend Mr Ghulam Bhik Nairang and others said that India has a tradition of kindness, generosity and charity, that her people had feelings of humanity and that the cry of distress anywhere in the world rouses a response and an echothan House when these mounes were given. These were the sentiments of the money has been promised we should not now go back but if there is any technical flaw, if by their own error this organisation has been liquidated and there is nobody to receive and properly administer these funds, if there is any case the Government will not part with the goods which are necessary to this contribute.

• Ag the House is aware, 2.40,000 bales of cotton which this Government purchased in order to keep up the price of cotton and help the Indian cultivator were given away scot-free to this UNRRA and this, at a time when there is a fearful outery from the villages that there is not adequate clothing for the framers' women. Let us have some sense of proportion and let chartly begin at home. If I invite the attention of Government to the suffering and distress in this country I am not doing anything wrong. Let us trust that the Government will look closer into this matter, do what is fair and proper, even what is generous and that while trying to carry out our promise, they will save whatever they can out of this racket.

Mr. Abdur Rahman Siddigi (Calcutta and Suburbs Muhammadan Urban) Sir, being a Muslim and the Honourable the Commerce Member is also of my fraternity, we are par excellence internationalists I should, however like to have a sense of proportion brought into this post-war outlook on international affairs by the Honourable Member for Commerce and the present Interma Government of India I should like the House to look at this problem from an angle which is different from the one the Honourable Member from Bombay has presented to the Government Having been pushed into a war which was not of our making and having taken part in devastation here, there and everywhere, gentlemanliness, kindness, generosity and a sense of shame also, should force us to go and help the devastated regions and countries as far as we can. But if we look at this problem from a point-of-view of give-and-take, then it is all give and give and no take We might get small parcels of foodgrains on payment and we might get Christmas boxes from the West, but if we were to calculate on the basis of the vast area of our country as well as the misery of the 400 million people who reside in it, we have got nothing Yes, Europe was devastated, but, as the Honourable Member who preceded me has explained, China and India are also capable of suffering although silently and resignedly. But, Sir, this UNRRA-I do not like the name and its pronunciation does not appeal to me-to which we have given us eight crores of rupees has given us nothing and has not appointed any Indians to share in its management should like the Honourable the Commerce Member, and I am sure he has the spark of Muslim sentiment burning in his heart, to find out who are the people employed by this racket as characterised by my predecessor and as a formidable badmashs, as I should like to call it I hope the Honourable the Commerce Member will find out from the Central Office of this organisation who are the employees of this wretched organisation I do not wish to say something which will be considered as exaggerated or magnified, but is it not a fact that 99 9 per cent of the employees of my friend Mr Fiorella La Guardia, are members of the Semitic race, my cousins, the Jews I was in Cairo early in 1945, and there, except for a member of the British aristocracy-I have forgotten his name, he was Lord something-not one person in the organisation was either an Egypt'an or a Greek or in Armenian or a Turk Every member of this organisation was a Jew You must have read in the newspapers, Sir, that in Austria, Hungary and the Danubian basin these Semitic cousins of mine are working the organisation. It is not the Austrian or the Hungarian or the Czecho-Slovakian that gets either food or clothing or shoes or medicines All

[Mr Abdur Rahman Siddiqi] these go to one particular section of the people there and I want the Honourable the Commerce Member as well as the Honourable Member for External Affairs to tell us categorically whether they are going to support an organisation which has been organising the undoing of the Arabs in Palestine and other Middle East countries It is all very well to talk internationalism and it is all very well to tell us in this House that our representatives have gone and shaken hands with this international figure and that international celebrity, but I look at the problem from a special angle If this UNRRA is going to send shiploads of humanity through UNRRA funds, UNRRA food and UNRRA clothing to destroy the Arab in his own home, is it the intention of the present Government to force India to lend a hand in the killing of the Arabs in Palestine? Sir, you have heard and the whole House must have heard that only a few days ago news came from Italy and other parts of Europe that the UNRRA cannot control those who are in the Concentration camps of the refugees and They are being sent to fight the Arabs If the Government of India has made a promise and it cannot back out of it, I would hand over the money and wash my hands of this UNRRA business for all time to come Those who are controlling the UNRRA will not look at your misery or mine They will, on the contrary try and utilise the money to make political capital out of it England will try one way. America will come from the other side. and Stalin will try to thwart them and push them back. But all the time the Government of India will be party to the crime of destroying the Muslims of the Middle East Should we be party to it? Should we allow our money to be used in organisations which help only one Group? Just as the Government of India is being forced to part with this money, Great Britain and America are perhaps forcing other weak and satellite countries of theirs to pay more money, and then in an angelic attitude they will say "We are repairing the havoc that we had created", and through this they will push forward their own schemes and designs of the new war they have already decided to start It is, therefore, from this angle that I should like to appeal to the Members of the Government of India to-day not to soil their hands in this dirty business Sir, I speak with some feeling because I have seen the working of this organisation in Egypt which was supposed to be in charge of Greece after its liberation and that is why I am trying to draw your attention to an aspect of this matter which requires at least at our hands very careful consideration I said in the debate on the Brettonwoods Bank and Fund give away the money if you must and forget it Similarly here if the promise made by the predecessors of the present Members of the Government of India must be kept. give the money, but do not in any way agree to share the horrors that are being perpetrated in Palestine and Middle Eastern countries by people fed and clothed by the UNRRA and transported on UNRAA ships to uproot the home of the Arab and establish in its place the National Home of the Jews

The Honourable Mr. I. I. Chundrigar: Sir, as I said at the commencement, the hope which was held out by the previous Resolution of the House—I intentionally used the word 'hope 'n my opening speech—was subject to certain conditions. Those conditions are set out in the statement which I read out to the House. The condition attached was that the grant will be made if circumstances permit and the Government on their part will watch the situation and make no expenditure out of this amount till the end of September, when the position in the country will be reviewed Now. Sir, under this condition which was then incorporated, Government propose to examine the situation to see how far circumstances would permit us to make that payment and how far also the internal position in the country has been bettered. My intention in mitting this motion before the House was really to better the wishes of the Honousehla Members and the general sense of the House I do realise the full force and significance of the points made by both the speakers that there is great distress in the country and the position regarding food is also, such that the Central Government has actually to spend nearly

15½ crores for food subadues I think the better course would be to seek leave of the House to withdraw this motion and in the light of the criticism which has been made, Government will re-examine the whole position and after taking fully into consideration the wishes of the House and the changed circumstances, whether the change is for the better or for the worse, they will fully examine the situation and reach a decision after full consideration. I hope the Poince would grunt me heave to withdraw this motion is view the object which I had in view has been fulfilled. I have got the wishes of the House and Government will now reconsider the whole situation. I beg leave to withdraw the motion.

The motion was by leave of the Assembly withdrawn

DEMANDS FOR SUPPLEMENTARY GRANTS FOR 1946-47

DEMAND NO 7-FOREST

The Honourable Mr. Liaquat Ali Khan (Finance Member) Sir, I beg to move

'That a supplementary sum not exceeding Rs 2,00,000 be granted to the Governor General in Council to defray the charges which will offen on course of payment during the test ending on the 51st day of March, 1947, in respect of Forces'."

Mr. President: Motion moved

"That a supplementary sum not exceeding Rs 2,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Sist day of March, 1947, in respect of 'Forest'"

- St M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor Non-Muhammadan Rural) Su, I would like some information on the following points in the memorandum that has been circulated to us, I find the explanation for these two items. The first is the revival of the post of Officer in charge Woodworks section that costs its 50,000. When was the post abolished, why was the post abolished? How us it found necessary to revive that post now? If so who is that officer? Is he an Indian or a non-Indian that has been brought in to fill that place? The next item is the shifting of Botanical and I'thisation Branch of the museums to their original sites. Where were they? Why was it necessary to shift them to another place. Why is it now thought nee saary to trung it back to the original site?
- Mr. B. R. Sen (Secretary, Food Department) When the Budget was framed it was not foreseen that the post of Officer in charge, Woodworks section would be necessary After the Budget was passed it was found that the post was necessary and so the officer was appointed. The officer in question is an Indian Dr S N Kapur The pay of this officer is Rs 1.500 per month
- Sri M. Ananthasayanam Ayyangar: What ibout the shifting of botamical and Utilisation branch museums?
 - Mr. B. E. Sen: I have not got the information at present
- Sri M. Ananthasayanam Ayyangar: I submit, Sir, that the information of the beautiful to be ready and laid before the House. This is not a starred question requiring ten days notice. When the supplementary grant was put before the House for voting the Honourible Member ought to be ready with all the information that is commented upon in the Explanatory memorandum circulated along with the Supplementary domands for Grants.
 - Mr. B. R. Sen: I shall give the information later
- Mr. President: In any case, further discussion on this Demand is not going to bring the information So, I shall put the motion to the House

(Mr President)

The question is

That a supplementary sum not exceeding Re 2,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the test ending on the Jule day of March, 1947, in respect of 'Forest'.

The motion was adopted

Demand No 9-Indian Posts and Telegraphs Department

The Honourable Mr. Liaquat Ali Khan: Sir, I beg to move

"That a supplementary sum not exceeding Rs 4,28,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Sist day of March, 1947, in respect of 'Indian Posts and Telegraphs Department'."

Mr. President: Motion moved

"That a supplementary sum not exceeding Rs 4,28,00,000 be granted to the Gwenor General in Council to defray the charges which will come in course of payment during the year ending on the Julie 1day of March, 1947, in tespect of 'Indian Posts and Telegraphs Department'

Sr. M. Ananthasayanam Ayyangar: Sir, I want to get some information under this head. In the explanatory memorandum I find there is in iten, for good conduct pay from 1st March 1946 which accounts for an increase of Rs 1,66,00,000 I want to know whether every individual is recommended for this grant? Whether the individuals conduct is considered in making the recommendation? Or is the good conduct pay automatically given, whether an employee has good conduct or had conduct? Is every one getting this?

There is another item under the same grant for certain new schemes such as development of postal facilities for rural areas. May I know from the Honourable Member what are the additional facilities on which this sum has been spent?

Sir Harold Shoobert (Secretary, Communications Department) Sir, in regard to the good conduct pay I must explain to my Honourable friend that during the period of the war the Posts and Telegraphs Department had to work under conditions of very great stress and strain, and we had to think how in some way we could recognise this general pressure upon all or a large number of the non-gazetted ranks of the Posts and Telegraphs Department In the first place I will make it clear that no gazetted officer received good conduct pay But the short answer to the question put by my Honourable friend is that good conduct pay was paid to everybody who was entitled to it and it was not subject to any special examination of the conduct of the individual to see whether he has an individual mented that, nor was good conduct pay deducted on account of bad work or bad conduct. Good conduct pay has also been continued since the war, because I think all Honourable Members here, who are very great friends of the Posts and Telegraphs Department, will admit that the stress still continues

The second point was about the improvement of postal facilities regard to that I think most Honourable Members have seen the post-war plan of the Posts and Telegraphs Department It has been our um to form a plan. which is a fifteen-year plan but in segments of five years and it has been our and to get a post office in every village of about two thousand inhabitants Apart from that, as Honomable Members are aware, we still are only able to give a postal delivery once or twice a week or sometimes three times a week But we are endeavouring to increase the postal facilities, to increase the number of post offices as quickly as possible, and this particular five lakhs is the first step in a much bigger scheme

Mr. President: The question is

"That a supplementary sum not exceeding Rs 4,28,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Indian Posts and Telegraphs Department'"

The motion was adopted

DEMAND NO 13-A-CONSTITUENT ASSEMBLY.

The Honourable Mr. Liaquat Ali Khan: Sir. I move

"That a supplementary sum not exceeding Rs 17,83,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Constituent Assembly' "

Mr. President: The question is

"That a supplementary sum not exceeding Rs 17,83,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jaist day of March, 1947, in respect of "Constituent Assembly"."

The motion was adopted

DEMAND NO 22-COMMERCE DEPARTMENT

The Honourable Mr. Liaquat Ali Khan: Sir. I move

"That a supplementary sum not exceeding Rs 5,00,000 be granted to the Governor General in (ouncil to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of "Commerce Department"."

Mr. President. Motion moved

"That a supplementary sum not exceeding Rs 5,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of 'Commerce Department'"

Sn M. Ananthasayanam Ayyangar: Sr, I find that this relates to the Preparatory Commission of International Conference on Trade and Unemployment in the United Kingdom. I find recently that this House is completely ignored in the selection of personnel for the vaious deputations and delegations. I should like that all traders, scientists and other competent people should be taken also. I should like to know the personnel of this Commission.

The Honourable Mr. I. I Chundrigar (Commerce Member) Unfortunately I have not got the names with me just now

Sri M. Ananthasayanam Ayyangar: Has any Honourable Member of thus House been included?

The Honourable Mr. I I Chundrigar: How can I say that when I have not got the names?

• Mr. President: Can the Honourable Member give that information after lunch?

The Honourable Mr. I. I. Chundrigar: Yes, Sir

Mr. President: Then we will adjourn now

The Assembly then adjourned for Lunch Till Half Past Two of the Clock

The Assembly re-assembled after Lunch at Half Past Two of the Clock, Mr President (The Honoyrable Mr G V Mayalankar) in the Chair

The Honourable Mr. I. I. Chundugar: The information asked for is this The names of the Indian Tinde Delegation to the Preparatory Committee of the United Nations Economic and Social Council on International Trade and Employment are—

Leader.

1 Mr R K Nehru, I C S, Joint Secretary to the Government of India in the Commerce Department

Members

- 2 Mr B N Adarkar, M B E , M A (Cantab), Deputy Economic Adviser to the Government of India.
- 3 Di P S Lokanathan, D Sc (Econ) (London), Editor, Eastern Conomist, New Delhi
- 4 Dr B N Ganguli, Professor of Economics, Delhi University 5 Dr A I Qureshi, M Sc (London), Ph D (TCD), Economic Adviser to the Hyderabad Government
- 6 Mr D G Mulherkar, Secretary of the Federation of Indian Chambers of Commerce and Industry
- 7 Mr H S Malik, CIE ICS Prime Minister, Patiala State Secretary
- 8 Mr M A Mulky, M Sc (Econ) (London), Under Secretary to the Government of India. Commerce Department
- I may mention that no part of the demand for the supplementary grant of typees five lakhs refers to the expenses connected with the Preparatory Commission, and as my Honomable friend. Mr. Avvangar, had not given me previous intimation, I was not ready with the information
- Sri M. Ananthasayanam Ayyangar: How is it then that in the memorandum circulated to us it is mentioned under Demand No 22 as item (b) on page 5the Preparatory Colomission of International Conferences on Trade and Employment in the United Kingdom May I ask from the Honourable Member if he would consider the desirability of associating with such Delegations two non-official members of the Assembly also?

The Honourable Mr. I. I. Chundrigar: Non-officials who are considered suitable have been included in the delegation

Prof. N. G. Ranga (Guntur cum Nellore Non-Muhammadan Rural) Sir. that raises a very important point. On all such delegations it is only fair to this House as well as to the public that not only non-officials from outside but also non-officials who have paid special attention to such matters as come up for discussion under any one particular delegation are also given an opportunity of playing their proper role in such delegations gaining the necessary experience and afterwards coming back and enriching the debates of this House and also helping the public to understand what is being done in many of these delega-I know it has been the practice of the Government in the past to make these thing a sort of a close preserve and as my Honourable friend Mr Manu Subedar, put it this morning to select a number of hand-picked people and send them up and make it a sort of favour to them. We wanted to put an end to that sort of practice and it is also a fact that many of us in those days were not willing to associate ourselves with these various delegations, that were being sent by the previous Government. But now that things have changed and most of the Members of this House are anxious to associate themselves with the Government and co-operate with it and help it and assist it, it is only fair that in future whenever these delegations are being thought of and their personnel is being selected proper representation is given to the various sections of this House

One more point I shall make There are various organisations catering to the needs of not only these commercial interests but also to rural interestsagrarian interests. They have been neglected till now The Merchants chambers have become very strong organisations, Chambers also have become very strong, even trade unions have become very strong and effective when it comes to the peasants, the agricultural workers, and the Harijans, and the scheduled castes and various others and the rural masses as a whole that is not the case unfortunately They are not so very well organised; they are not able to make their voice felt effectively and naturally on many an occasion their case has gone by default and they have not been thought of at all I hope the Government not only this particular Member, but all the Members of the Government-will keep this in mind and see that whenever a relevant occasion arises, those interests also are given due representation and weight

The Honourable Mr. I. I. Chundrigar: I may mention that Government will try to utilize the best possible talents in the country, and there is no intention to exclude the Members of this House from these selections

Sri M. Ananthasayanam Ayyangar: But what about the other points I have made?

Mr. President: Order, order The question is

"That a supplementary sum not exceeding Rs 5,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Commerce Department'"

The motion was adopted

- DEMAND NO 28-A-DEPARTMENT OF WORKS, MINES AND POWER
- . The Honourable Mr. Liaquat Alı Khan: Sır, I beg to move

"That a supplementary sum not exceeding Re 15,75,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the vear ending on the 51st day of March, 1947, in respect of the 'Department of Works, Mines and Power'"

Mr. President: Motion moved

"That a supplementary sum not exceeding Rs 15.75,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of the Department of Works, Mines and Power

Prof. N. G. Ranga: Sir, I learn that this Department is establishing a Board called the Power Board-I speak subject to correction in regard to the title of this particular Board I harn that so far all the Members of this Board are Europeans There are only two at present, but they are supposed to be three There is still one place vacant I do not know who is going to be appointed I trust that no more Europeans will be appointed and I also trust that at the earliest possible opportunity the whole of this Board will be Indianized. If necessary. Government may take this occasion to send people abroad-may be for one year or two years-get them trained and experienced in this matter, and then after their return, let them be appointed

Sri M. Ananthasayanam Ayyangar: I also support my Honourable friend's demand for this reason. I know, Sir, that two out of these three gentlemen are Europe ms who have been brought out from the United Kingdom, and they are not in search of local talent which is available in this country. There are persons who have served in 'Tatas' and other huge industrial concerns unfortunately the question of their suitability is left to the discretion of these Europeans who are naturally anxious to avoid their coming in I therefore say that the choice and selection of Indians ought not to be left to these persons who are interested. That involves not only the question of appointment and payment of a salary to Indians to the tune of two or three thousand, but Sir, in addition, whoever is appointed has got the power to say that these articles which are necessary can only be brought from the United Kingdom and cannot be manufactured in this country. So we are losing doubly—the experience of individuals who are appointed in this Board and who will not permanently settle here

The other one is that he will see with the least delay possible that all the accessories necessary for making ourselves self-sufficient in all the materials are manufactured in this country Therefore I would urge upon the Honourable Member not to leave it to those persons who are likely to entrench themselves here but to take it upon himself to appoint a competent Indian to the third vacancy

Mr. B. K. Gokhale (Secretary Works, Mines and Power Department) I am not at all sure that the Central Technical Power Board to which reference has been made really falls under any of these four heads

Sri M. Ananthasayanam Ayyangar: We do not want your Department at alli

Mr. B. K. Gokhale: It is a fact that the Central Technical Power Board which is supposed to have three members, has at present only got two members who are non-Indians. The third post is still vacant, and in connection with the filling of this post, Government have been making every effort to try and fill it by an Indian and the best possible man will be selected.

Sri M. Ananthasayanam Ayyangar By whom?

Mr. B K. Gokhale: By Government It does not rest with the other two members of the Board The same applies to the other semio officers Appointments are all made by Government and not by the Board except prihaps very minor appointments The Federal Public Services Commission comes in and all the ordinary rules apply I think the House may take it that the points raised will be fully taken into consideration in making appointments.

Another point raised was about the manufacture of electrical machinery. That point is also very much under the consideration of Government But it is not something which can be dealt with very quickly, and it will take time it is not part of the duty of this Board to undertake manufacture. I presume that will come under Industry and Civil Supplies Department. This Board is technical and advisory. They undertake investigation of electrical projects Manufacturing goods is not part of the duty of this Board.

- Sri M. Ananthasavanam Ayyangar. Ordering goods is part of its duty!
- Mr. B. K. Gokhale: Certainly, and in accordance with the general policy of Government, every endeavour will be made to see that as many orders as possible are placed in this country
- Sri M. Ananthasayanam Ayyangar And as few as possible will be placed in other countries!
 - Mr. President. Order, order The question is

"That a supplementary sum not exceeding Rs 15,75,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the vear ending on the 31st day of March, 1947, in respect of the 'Department of Works, Mines and Power'"

The motion was adopted

DEMAND NO 26-FOOD DEPARTMENT

The Honourable Mr Liaquat Ali Khan. Sir, I beg to move

Mr. President: Motion moved

- "That a supplementary sum not exceeding Rs 11,24,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the vear ending on the Just day of Murch, 1947, in respect of "Food Department".
- Si M. Ananthasayanam Ayyangar: I and under this head, among others, two items. The first is the creation of an office in Indonesia for arranging, imports of rice. I read recently in one of the local newspapers that it is not possible to export a large quantity of rice for want of ships. I do not know what the position of this office is, and whether the persons in charge are in a position to negative. It appears that all those ships available for use for export of rice were taken over by the Dutch authorities who are trying to fight a battle royal with the republicans there. Therefore they are not available for use and the 500 000 tons originally arranged to be sent to us have been held up there and only 25 000 tons have been sent to this country. If so better men who can go round, should be sent. Far from opposing this in-tion. I would like that the status of the man in charge of this office should be raised to that of a Minister who should be able to deal with the entire East Assatic Continent.

As regards the second one—as regards the Food Delegation to the U K, and the U S A American Famine Emergency Mission Is it without cost to us? I thought they came at their own expense and when they returned they

made a report It is not clear from the Rs 11 lakhs what amount we spent We have also tried to contribute our mite to get over our difficulty

Prof. N. G. Ranga. It is not usual for me at any time to congratulate the Food Department In fact I have been one of its strongest critics I am glad to be able to say that today I wish to congratulate the Food Department upon the initiative and enterprise that it has displayed in this particular regard, that is, in risking its money and sending its people and also steamers, trawlers and a number of consumer goods over to Indonesia in the hope of getting in return sufficient quantities of food to relieve our own distress in the country trouble they have taken has been very well justified. Already imports have begun to pour in and we are hoping that some more might come in very soon But the Food Department ought not to stop here. Not only is it necessary that the status of our representative there should be raised but also the Food Department should venture upon similar inissions and similar enterprises in regard to the other South Eastern Asiatic countries, especially Siam We know there is plenty of rice there. We have been told that Siam has been promising to send rice to us but she has not been able to send it. We do not know why We would like the Food Department to display similar enterprise in regard to that courtiv also. There are other missions—the American Food Mission. I am in a position to assure Mr Avyangar that the money we spent on it was well spent

Sri M. Ananthasayanam Ayyangar: [knew it!

Prof. N. G. Ranga: They went back to their country and supported all the contentions of our own Food Department in regard to our demnids for food and maintained that we needed one and a half million tons of food to be imported into our country and in idea is very eloquent plea for these imports and upports. If I must nistaken, I think it was our sin Government which suggested to the American non-official leaders that they and better send to our country a mission like that so that they could investigate things for themselves, see for themselves and on their return report to their people. Such missions are useful and I home it would be possible for the Food Department to take the initiative in this direction in regard to Argentine and other food exporting countries so that those people also would be able to come have and satisfy themselves and on their return report to their people.

Dr. Zia Uddin Ahmad (United Provinces Southern Divisions Muhammadan Rural) I would just like to ask what quantity of rice he is expecting from Indonesia Is the quantity sufficiently large to justify the opening of an office in that country? I also want to know whether there is a chance of getting sugar from Indonesia, because at present there is so much shortage of sugar in India that the ration has been recently cut down and the price of sugar has been raised. If we could get sugar from Java or other places nearby it would be a great relief to the Indian people. But as a preliminary to that I would ask the Food Department to approach his colleague the Commerce Member that the enormous duty that they have already unposed upon the import of sugar should be abolished. The duty was good enough at the time protection was needed but now that we are short of sugar ourselves and we badly need imported sugar from Java and other countries, I think that duty should be sholished I would request him to include in this programme not only wheat but also sugar and as a preliminary to that (and here he may take it for granted that we are all with him) the duty on sugar should be abolished

Mr. B. R. Sen: Sir, the House will remember that during last seesien, there was a report of an offer made by the President of the Indonesian Republic of 750,000 tons of paddy to this country. Immediately after we heard about that offer we investigated the sources which brought that offer to us. When it became clear that the offer was genuine we started negotiations with that country. The first difficulty we met was this. The Dutch Government took the view that the Dutch East Indies as a whole was deficit and therefore even

[Mr B R Sen]

if there was a surplus in Indonesia, that surplus could not be regarded as a surplus to the Dutch East Indies as a whole Therefore they wanted a gurantee from us that if later on the Dutch East Indies as a whole faced a deficit India would return a part of the quantities that she got from Indonesia negotiations took nearly three months to conclude The matter went up to the International Emergency Food Council and it was decided that India should be allowed to take whatever India expected to receive from Indonesia without any definite commitment to the Dutch After this point was settled the question arose of the movement of the paddy from the interior to the ports and the rail heads It was found that the Indonesians were short of internal transport, the only transport that they could use was the bullock carts. It was represented to us that unless we provided them with a large number of motor trucks, the offer which they had made to us could not be implemented. We approached the Alled Commander in Indonesia who stated that from the military point of view it was undesirable to hand over motor trucks to the Indonesians This matter was taken up with His Majesty's Government and it took nearly two months to settle this question. It was ultimately decided after the Interim Government had come into power, by His Majesty & Government that whatever military risks might be involved, the risks in India of famine were so great that the trucks should be supplied. We came nearly to the end of August before all these points were settled. It was not, as one of the Honourable Members suggested, due to lack of officers of a suitable status to represent our case in Indonesia that this this delay took place. The delay was inherent in the nature of the problem. Throughout we had dealt with the Indonesian Government at the highest possible level. We sent a high officer from this Government, who had personal contact with the President of the Indonesian Republic. So the complaint is not justified. We have done everything possible to see the whole matter expedited if we have failed it is due to circumstances beyond our control

Sr. M. Ananthasayanam Ayyangar. What about ships?

Mr. B. R. Sen: There has been no difficulty about ships in regard to despated of paddy from Indonesia. The main trouble has been lack of paddy at the ports. Till the other day the position was that the two major ports in Java, siz Sundava at Statava ware in the possession of the Dutch and the ports which we could use for getting out the Indonesian paddy were minor ports, where there were no proper arrangements for loading and unloading The ships had to stay about two miles out of the harbour and we had to arrange to send lighters from India for the purpose of the long of ships. The ships had to stay about two miles out of the harbour and we had to arrange to send lighters from India for the purpose of the long of ships. As a matter of fact the difficulty has been that paddy is not there at the ports in sufficient quantities. Some of the ships which had been programmed for Indonesia had to be cancelled

As regards the American Lood Alsson, it is true that before the Food Mission arrived in this country we consolves had been thinking of devising ways and means of getting the Indian struation properly understood by the Americans The House will remember that about the end of April, ex-President Hoover visited this country as the personal representative of President Truman to understand what the situation in this country was He accepted our figures of demand and he presented those figures to the President of the United States and also to the public Soon after, in order to get a proper and definite deer some from the United States. His Majesty's forcinnent sent out the tool President of the Council, Mr Herbert Morrison, to argue our case Mr Morrison arranged a definite allocation for us but we found this allocation to be quite madequate. The total quantity that was allocated to us was 1 165 million tons compared with over two million tons which we had asked for When we heard about this allocation, we thought of sending out some of our repre-

sentatives to the United States in order to present our case more fully about that time we got an offer from the India League, of which Miss Pearl Buck is the President, to send some prominent Americans to this country in order to understand the situation and in order to take back material which could be used for rousing public opinion in America with regard to the Indian situation. We accepted this offer with enthusiasm and we promised to give all possible help to the Mission. The total expenditure on the American Food Mission, about which Mr. Ananthasayanam Ayvangar has asked for information, is Rs. 52,000 and that amount was spent mostly in providing for aerial transport to the Mission and for their stay in different cities in India.

Sn M. Ananthasayanam Ayyangar: What is the quantity of rice expected from Java?

*Mg. *B. R. Sen: The total quantity which was offered was 750,000 tons ment of the paddy from the interior to the ports. I may mention one point here. Since these negotiations started, there has been a truce between the Dutch and the Indonesians. If there is peace between the two peoples it is possible that the Indonesians would like to conserve their resources for the other islands of Dutch East Indice in the resource for the other very, hoping that with the coounier goods which we are supplying in quantities, we shall be able to induce the Indonesians to keep the promise that they had made.

Dr. Zia Uddin Ahmad: You try to get sugar also

Mr. B. R. Sen: Before coming to Dr Zia Uddin Ahmad's point, I would like to deal with the points raised by my Honourable friend Prof Ranga With regard to Siam from the very beginning we took an active interest in what went on in that countdy The treaty between the Allies and the Siam Government provided for a Commission which was to go into the question of availability of rice in the country The first assessment of the Commission was 1.5 million tons and this was later revised to 12 million tons. In any case the machinery was provided by the treaty itself We lent the services of one of our officers to be the Chairman of that Commission on behalf of the United Kingdom We lent his services on the definite promise that he was also to look after the interests of India while working on that body. Originally the treaty confined the membership of the Commission to U.S.A., U.K. and Siam. Since then India and China have been asked to have members on the Commission It is true that the quantities which have come out of Siam have been small compared with what was expected by us but this has been due not to lack of effort on our part or on the part of His Majesty's Government but due primarily to the internal conditions in that country At times there have also been difficulties regarding transport. But we hope the situation will improve and we will get substantial quantities from that country at least during the next six

Prof Ranca also referred to our taking active part in getting grains from other countries like Argentine That is a suggestion we have already taken up and one which my friend Diwan Chaman Lall is making when he reports on the work of his mission

Dr 7.. Viddin Ahmad has asked us about sugar I cannot tell the House what the actual production of sugar in Java will be, but we have got a report of a smooth made by the Secretary General of the International Emergency Food Council, Dr Fitzgerald in which he says that sugar production next year will be very much better than this year he has mentioned certain figures which I have not got before me just now, but on that report we have taken steps to mess our case strongly for substantial imports of sugar next year If we get substantial quantities of sugar, then the cut that we imposed this year on the sugar quotas to different provinces will, we hope, be restored

- Mr. Leslie Gwilt (Bombay European) May I ask the Honourable Member one question? I do not think he answered the question as to the amount of rice that has actually come out of Inonesia I am anyious not to disparage what appears to be a very generous offer, but at some stage or other, it may be that the Government of India will find that they have been the victim of optimism. I presume that ships have been sent there and they may be very much better used elsewhere to bring wheat from, sax, America
- Mr. B. R. Sen: 1 can assure the Honourable Member that the shipping programme is very carefully drawn up. It is not that we send ships to Indonesia and the ships he idle there. Before the ships are allowed to go to ports in Indonesia, we have to report what quantities are available in the ports for loading

As regards the quantities which have come out, the actual quantity till the end of October was 20,000 tons in terms of rice. Taking the quantity of grain which is in transit or lying in ports, I think the total quantity is 40,000 tons in terms of rice.

Mr. Leslie Gwilt: When did you start getting this rice?

Mr B R. Sen: The first shipment was, I think, at the beginning of October

Mr. President: The question is

"That a supplementary sum not exceeding Rs 11,84,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of "Food Department"."

The motion was adopted

DEMAND No 42 -- METEOROLOGY.

The Honourable Mr. Liaquat Alı Khan: Sır, I beg to move

"That a supplementary sum not exceeding Rs 2,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jals day of March, 1947, in respect of "Meteorology."

Mr. President: The question is

"That a supplementary sum not exceeding Re 2,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of "Meteorology."

The motion was adopted

DEMAND No 45-Medical Services.

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That a supplementary sum not exceeding Re 2,71,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Slat day of March, 1947, in respect of 'Medical Services'"

Mr. President: Motion moved

"That a supplementary sum not exceeding Rs 2,71,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jule day of March, 1947, in respect of 'Medical Services' "

- Sti. M. Ananthasayanam Ayyangar: May I know from the Honourable Member what the functions of the Central Committee of National Association is and for what purposes this amount has been spent? What is the ordinary grant for it and what is the control exercised by this Assembly over the Central Committee of National Association? What is its composition, who is its president and how is it run?
- Mr. S. H. Y. Oulsnam (Secretary, Health Department) Sir, the Central Dufferin Association, as it is called is an association which was founded by the Countess of Dufferin, the original funds were derived from subscriptions

which were collected at that time In addition, Government gives a yearly grant to meet part of its expenses, and that grant comes before this House in the ordinary way Her Excellency is the President of this Association, there is an executive committee of which the Auditor General is the Churman, and which consists partly of official members and partly of non-official members, and on which there are two members of this House serving Apart from the Central Association, there are a number of provincial associations which are similar chartable associations and which have the management of various hospitals in the provinces for proving medical aid to women and children They obtain their funds partly from chartable sources and partly from grants from provincial governments and partly from assistance given by the Central Dufferin Association. This grant which forms the subject of this supplementary demand has been given to the central association to enable them to assist the provincial associations in obtaining some of the surplus medical stores which are 8 treesent available for improving the local Dufferin Hospitals.

Mr. President: The question is

"That a supplementary sum not exceeding Re 2,71,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jule to day of March, 1947, in respect of 'Medical Services'

The motion was adopted

DEMAND No 48-CIVIL VETERINARY SERVICES.

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That a supplementary sum not exceeding Rs 4,50,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of Cvul Veternary Services"

Mr. President: The question is

"That a supplementary sum not exceeding Re 4,50,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jats day of March, 1947, in respect of Civil Veterinary Services"

The motion was adopted

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DEMAND NO 53-DEPARTMENT OF INDUSTRIES AND SUPPLIES

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That a supplementary sum not exceeding Rs 75,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Department of Industries and Supplies'"

Mr. President: Motion moved:

"That a supplementary sum not exceeding Rs 75,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Department of Industries and Supplies'"

Sri. M. Ananthasayanam Ayyangar: Sir, in this memorandum it is said. "This cut, however, is not likely to be realised in full owing mainly to (i) the expansion of the Disposals Organisation consequent on the taking over by the Government of India of American surplus stores, and (ii) the grant of arrears etc." The other day at question time, this matter came up and the Honourable Member said that 30 Europeans were brought from England, they must certainly have been brought out only on a contract of server, and the contract can be terminated by six months, notice—they need not be kept on for the full term of three years. At the time when various articles were purchased I believe there was no such huge organisation as at the time of disposal I would like to know why this organisation has become so big, when the original organisation which made the purchases did not cost so much

Again it says "taking over by the Government of India of American surplus stores." In answer to a question it was elicited from the government member the other day that out of the nominal value of the stores that were purchased, [Sn M. Ananthasayanam Ayyangar]

later on on checking its 8 crores worth of foodstuffs was not available. That is what the Honournible Mr. Sen gave out the other day. I would like to know from him if he is in a position to state now how 8 crores worth of material which were taken over by way of surplus from American stores have been lost and who is responsible. What steps are being taken to recover that amount?

The Honourable Mr. Liaquat All Khan: I am sorry my Honourable colleague, Dr Matthau is not present owing to indisposition but I shall reply on his behalf

My Honourable friend Mr Ayyangar wants to know why the Disposal Department has been expanded I would like to point out that the activities of this department have expanded without any notice. The Government have taken over the American surplus stores and if I may give some figures, that alone will convince my Honourable friend how vast must be the activities" of this department to deal with this problem. The Government have taken over American surplus stores totalling some 6 lakhs of tons. It is not possible to arrange for the disposal of such big surplus stores without having an adequate machinery to tackle with this problem. Most of this expenditure is really on advertisements and on publicity and on making people know as to what are the goods that are with this department for disposal. There has always been a complaint in the past that this department was disposing of goods without giving sufficient information to the public. In other words it was insinuated that this department was giving these goods to some selected persons for the benefit of those particular persons Now, the activities of the Department have been expanded in the direction of advertising the goods Regularly every month lists are issued of all the goods that are for disposal and the widest publicity is given Therefore out of this 75 lakhs, nearly 40 lakhs is really for this particular purpose Some of these will be realised by sale of these lists of goods that are published every year and that are sold to people It is really on account of unforeseen circumstances that this extra expenditure will be incurred during the course of this year

Mr. President: The question is

"That a supplementary sum not exceeding Re 75,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Department of Industries and Supplies'"

The motion was adopted

DEMAND NO 60-CURRENCY

The Honourable Mr. Liaquat Ali Khan: Sir, I beg to move

"That a supplementary sum not exceeding Re 21,40,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year colling on the 31st day of March, 1947, in respect of 'Currency'"

Mr. President: Motion moved

"That a supplementary sum not exceeding Re 21,40,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the July at day of March, 1947, in respect of "Gurrency" "

Sri M. Ananthasayanam Ayyangar: I oppose this motion for this reason. The note in the memorandum at the bottom says that the excess is due to unanticipated increase in the requirements of bank note paper and the rise in the cost of paper. It is this lavish expenditure on paper that is responsible for inflation in this country. I do not know when this will stop. There is a provision in the Reserve Bank Act that whatever sterling paper is on the one hand, corresponding paper must be printed in the security press and thrown over the head of people for goods being taken away and themselves allowed to starve both in the matter of clothing and food I would like to have an assurance from the Honourable Member that he will take steps to see that there is no further need to go on printing these notes and throwing them on the heads of people.

If there we have been bound to honour all that paper which has been sent to this country in exchange for gold Sections 40 and 41 of the Reserve Bank of India Act should be immediately repeated I would continue to press my objections until my Honourable friend gives me an assurance and no more notes are unnecessarily printed in this country merely to honour stering paper or other paper. Immediate steps ought to be taken to do away with the linking of our rupee to sterling by the repeal of sections 40 and 41 of the Reserve Bank of India Act.

The Honourable Mr. Liaquat Alı Khan: My Honourable friend has raised a number of questions. I only hope that he will continue to honour the paper currency of this Government in the same way as he was doing with the last dovernment I can assure him that we have no desire to print more notes from what are required but as long as we have to, I am afraid we must buy the best quality paper. Nothing would please me more than to see my Honourable friend jinging metallic money in his pocket rather than carry notes carefully in his waist cout pocket. We are not here discussing the question of infiation and paper currency and then advantages and disadvantages. This extra expenditure has got to be incurred because of the rise in the price of note paper which we have to buy from England, until such time as we are able to produce the paper of the required quality in this country, so that forgers may not take advantage of it I hope my friend will really not oppose this motion. It is very innocent. The intention is really not to print more notes than are needed We have to print more notes of smaller denomination to make up for the it as ind rupee notes that were withdrawn from circulation. I do not know why my friend thinks that this demand is meant to increase the paper currency of this country. That is not the intention and I can issure him that we will not produce more notes than are required for the economy of the country

Mr. President: The question is

"That a supplementary sum not exceeding Rs 21,40,000 be granted to the Governor General in Council to defray the charges which will come in course of sympent during the year ending on the Jaist day of March, 1947, in respect of 'Currency' "."

The motion was adopted

DEMAND NO 61-MINT.

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That a supplementary sum not exceeding Rs 2,46,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of "Must" "

Mr. President: The question is

'That a supplementary sum not exceeding Rs 2,46,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Mint'."

The motion was adopted

DEMIND NO 66 - MISCHILLMORS

The Honourable Mr. Liaquat Ali Khan: Sir, I beg to move

"That a supplementary sum not exceeding Rs 15,07,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Sist day of March, 1947, in respect of 'Miscellaneous' during the year ending on the Sist day of March, 1947, in respect of 'Miscellaneous'.

Mr. President: Motion moved

"That a supplementary sum not exceeding Rs 16,07,00,000 be granted to the Governor denseral in Council to defray the charges which will come in course of payment during the year ending on the Jits day of March, 1947, in respect of "Miscellaschus".

Prof. N. G. Ranga: Sir, I want to oppose this motion I feel very strongly on this purticular point of subsidising the imported foodstuffs to the time of 15 crores of rupees As the House knows very well. I have been maintaining consistently, but without achieving much success, that it is the duty of the Government to make India self-sufficient in regard to food and in order to achieve that objective, it is necessary for this House and the Government and

[Prof N G Ranga]

the consumers in our country to agree to pay adequate and remunerative prices to the producers But unfortunately I have not been able to persuade the Food Department, prespective of the particular incumbent who happens to be its Minister, to agree to these two unquestionable propositions. Why is it necessary for India to go on sending various ambassadors to different countries? Only to go there and beg those people on their bended knees to give us more and more foodgrains Is it because India is not prepared to pay for them? We have been willing to pay and yet they are unwilling to spare these food-grains to our country I have myselt been to Copenhagen the other day along with my Honourable friend Mr Abdul Gham Khan We interviewed one after the other various delegations We pressed them hard We trued to persuade them in private and in the end when we failed in our private conversations, we made public appeals also in the forum of their own open plenary session and taunted them by saying that it will be wrong on their part to prefer the feeding of their pigs and poultry rather than sent those foodgrains to our country. In spite of that the foodgrams are not coming in sufficient quantities to our country. We did not ask for charity. We offered to pay them any pinces they are willing to demand And here is the Government coming forward and saying that the prices which they have been willing to pay and have been paying are much higher than the foodgrain prices prevailing in our own country. Why should it he so? It is because our Government has not been willing till now to pursue the correct policy in this particular direction They have been pursuing, on the other hand, a wrong headed policy and unfortunately for us all they have succeeded in making the Honourable Members in charge of this Department to re-echo their wrong headed policies, programmes and decisions. What is the position? When it comes to industries and the production for industries, one after the other these Ministers in charge of Industries Department come here to this House and say that they are willing to raise the tariff walls against foreign imports in order to encourage industrial development in our own country. But when it comes to agriculture, they are not prepared to give us any sort of protection. Last time when we had that great economic depression and there were imports of wheat from Australia and rice from Siam pouring into this country and depressing the prices of agricultural produce, it took us several years hard struggle before we could persuade the Government to give a paltry protection to our own peasants. But now that the country is badly in need of foodgrains and our people demand only remunerative and decent prices, prices that will just cover their cost of cultivation, what is the answer that the Food Department has been giving? What is the policy that has been followed by the Food Department? They have been importing foodgrains into this country at prices higher than the prices ruling in our own country and then subsidising the distribution of these imported foodgrains in order that the local prices can be kept down at a reasonable level But what do they mean by reasonable level? They mean a low enough level And what do they mean by it? They want the prices to be at such levels as would be profitable for all the urban consumers, for all the service people, for all the professionals and for all those people who have been fattening at the cost of the Government and the public during the last few years of war infla-In order to benefit these people our agriculturists have to be made to sell their produce not at remunerative prices, not at all at profitable prices but at prices that are purposely kept down with the help of these imported

This is an unjust dispensation. This is e dispensation that no national Government can possibly be proud of A national Government should take the earliest possible opportunity to put an end to this kind of system. Sir, 15h crorer of rupees are being asked today to crant to this Government in order that they may be able to continue to succeed to keep down our peasants in our own country. I was asked to accept a sort of answer to a judicial inquiry into the proposition whether the prevent prices ruling in our own rural areas for our agricultural produce are renumerative or not I said I was quite prepared

for it But why wait till then? Why should not the Food Department as well as the Government of India make up their own mind, first of all, to pay adequate and remunerative prices and then begin to ascertain whether those prices are remunerative at all. Then, they bring in a companionate argument "They must be just to the consumers" What did they mean by this? Did they think of this when they were granting to their own various officials the war time bonuses, dearness allowances, cheap grain shops and various other things? Did they think of all these things when they were granting all these various special concessions to the working classes themselves when the working classes took courage in both their hands and went on strike? They did not do so Now they begin to think of just prices To whom are they to be just? Should they not be just to the agriculturists? We do not ask for profits. Just as you are now fixing the prices for manufactured goods and wages for industrial workers, so also you should fix the prices in regard to agricultural produce But on what basis? See that allowance is made for depreciation to our cattle, agricultural unplements and various other things that we are obliged to maintain See also to the rate of interest that we have to pay and the capital that we borrow from these money-lenders who are of the towns See also that all the over-head expenses are allowed and in addition to all that

Mr. N. M. Joshi (Nommated Non-Official) But what do you want? Prof. N. G. Ranga: I want to tell you

Mr. President: Order, Order I may just remind the Honourable Member that this matter has been fully gone into and discussed during the course of the food debate which lasted for two days If the Honourable Member wants to oppose this motion, he can just invite the attention of the House to the salient points of the debate and not repeat the whole of it

Prof. N. G. Ranga: I am not repeating the whole debate - First of all, it is not possible for me within an immittes to repeat the whole of the debite that took place in two days I am only anxious to make a few points Therefore, I do not propose to give a detailed answer to my Honourable friend here, who is the spokesman for labour I only say this Labour have had a fair deal and they have got the money at the cost of the rest of the public These Government officials have been getting it too at the cost of everybody Similarly, it is only reasonable that I should stand up here for a fair deal for the producers of our own primary produce Sir, when more wages are granted, there is inflation, when more salaries are granted, there is inflation, dearness allowances also produce inflation And yet the Government do not think of inflation in those cases But when I ask for remunerative prices for the agricultural producer, they think of inflation This is a most extraordinary dispensation myeigh against this urban system that is eating into the very vitals of our own country among our people. These professionals, intellectuals, and industrialists, and these proletariats who are all living in towns, they have all monopolised the whole show and they raise the cry of bring down the prices In order to bring down the prices, the first victim and the last victim is the peasant In putting up prices, in paying taxes, in bearing the whole burden of the cost of this huge administration, it is the peasant that is being exploited. Even when he brings the essential produce to the market, you put him down by refusing to pay more than remunerative price I ask for nothing more than this that the peasant should get the cost of cultivation. Let no profit be allowed to him, Let all the profit go to the Government, the peasant is not hankering after profit, he only wants his cost of cultivation to be met With all the sense of responsibility, in the name of the presents of this country. I make this statement that the prices that are paid now, at least in South India, in QP, in Orissa and in certain parts of Bihar are not at all remunerative to the cultivator, are not even such as to cover the cost of cultivation. Therefore, I suggest that you should leave the fixation of price to the Provincial Governments, let the provincial governments say whether the present prices are enough or not In the past the Government of India officials, including my Honourable friend Mr Sen used to say, if anything was brought forward here

[Prof. N G Ranga |

the provincial governments should decide that I am prepared to accept the proposition that the provincial governments should decide this cial Food Ministers at the Central and tell them, look here, "it you want ini post of fooggrams for your province you must behave like good boys, to not ask tot any tise in price on your own local food grains " What can these poor blighters do? They are supposed to be popular Ministers, they are responsible to the legislatures, but they are up against this big difficulty here that without these imports they will not be able to make their food budget balance itself Therefore they have got to depend upon the Central Government" If so, they go back to their respective provinces and tell their own people, "now, look here, this is our predicament. What can we do For God's sake let us have import of food stuffs, unless we fix the price of our food stuffs at such and such a level, the Central Government refuse to allow imports to us Unless we agree to this proposition we cannot expect any import of food grains Because we are good Congressmen or good Muslim Leaguers, we are responsible to you, you wanted us to take office If you want us to remain in office and carry on the administration, then for God's sake allow us to accept the present level of puces fixed by the Government of India even though they are not remunciative " Well, Sir, this is the game that the Government of India are playing I would not have been so unhappy if the old Government had icmained in office My own Government is now in office The masses claim the occupants of the Treasury Benches is their own men They are all exultant over this In spite of the new Government having come in, if the old dispensation should continue, if the old wrongheadedness of the Food Department should persist, I warn the Government that it will not be long before there is There is bound a break in our loyalty to our political parties and our leaders to be reaction, there is bound to be trouble and revolution in the offing

Su, there is one thing more I have to say If you are going to put down our peasants in this way, then I am afraid the peasants will turn round and say, 'no more protection for Indian industries, no more high salaries, no more deamess allowance for Government officials no increase in wages for workers, no more labour legislation, and all that" I agree this will be an unreasonable proposition It will be an unjust challenge from the peasants, I agree But when a man is forced to the extreme and reasonable and square deal is not given to him, then he is bound to become unleasonable. There is one other danger Already it is happening among our people. They prefer the production of non-food crops to production of food crops Come to my own province and see for yourself Our people are not willing to produce food crops, so much as they are anxious to raise tobacco sugar cane oil seeds and various other things I know in northern India, you use oil seeds, but in South India do not eat oil seeds, we want cholum, nice and other things. But our peasants are not prepared to raise these crops. Why? Not because of propangala, but because of their own decision individual decision one after another because production of food grains is the least remunerative indeed it is a losing propo-Whereas by producing only these commercial crops, they are able to mile both ends meet and also subsidise production of foodgrains. Therefore even if we are not prepared as kisan-congress people to provide for necessary leadership to help them in their threat to go on strike, to go on food strike, I know the Government by their policy is not going to engineer a food strike, I myself do not like food strike, but nobody likes the way in which the Government is treating the peasants. Our peasants will soon come to their own and will drive wisdom into our people, into the government officials who are at the helm of affairs who are all non-kisans and yet who are playing a nowerf I nart in the political life of this country If things do not improve, then I am afraid this unhappy and uppalatable alternative may have to be resorted to by those people who claim to be genuine representatives, genuine spokesmen and also genuine organisers of the peasants in this country Sir. I oppose this motion.

Mr. B. R. Sen: Sir, as you yourself pointed out, this subject was discussed during the food debate It is unfortunate that Prof Ranga had to be absent from that debate If he were here, he would have seen that all aspects of this question were gone into in detail. It is true that in order to arrive at the proper price level, one must have certain data, for instance the cost of production. But up to now, we have had no reliable material on the subject Prof. Ranga has argued that the present prices are unmenunerature. But what is, the evidence he gives to prove his point? Mere statement

Prof. N. G. Ranga: Come to my villages

- Mr. B. R. Sen: During the food debate, I pointed out that we had just received the report of the committee which we had appointed presided over by Sir V T Krishnamachan and that report also lays down the machinism by which the price levels in future should be fixed Certain preliminary enquiries have to be made regarding the cost of production, the cost of articles which go into the cost of living producers and so on They say that this collection of material will require time and in the transition period the Government should try and fix the price at parity levels, that is levels which have some parity with the cost of other things Su, the Honourable Food Member during the food debate gave reasons in detail why his conclusion was that the present price levels were not unremunerative and should be continued In the course of his speech, he quoted certain figures about the rise in price levels of certain commodities These figures are before Honourable Members of the House and they can examine these figures. The figures show that the price level of all roodgrams was about 350 taking 1939-40 as the basic period, the price level of other articles was less than 300, except in the case of one or two items. That being so, it seems reasonable to hold that the foodgrains prices at present are not unremunerative Sir, I also quoted during the food debate from the report of the Woodhead Commission which had examined the price level which should be fixed for the post war period. Though it must be admitted that they did not have all the necessary data before them, the commission was composed of people who were able and impartial men and their findings must command our respect They came to the conclusion that the price level for the postwar period for foodgrains should be 240 per cent of the prewar level and 240 per cent was represented by the price level in Madras They thought that that was the level which all Governments should try to aim at (Interruption from Prof Ranga) I know it is very difficult to convince Prof Ranga once he has made up his mind I can only refer to the salient points which are mentioned in the course of the debate. Sir, I was rather surprised at his statement that prices in this country have been kept down by imports. For a statement of this nature to be made by Prof Ranga is amazing
- Sit. N. V. Gadgil (Bombay Central Division Non-Muhammadan Rural):
 Are they competitive imports or are they absolutely necessary?
 - Mr. B. R. Sen: These are absolutely necessary
- Prof. N. G. Banga: I may draw attention to what they have themselves and "To retain the existing pince level"—this subsidisation is being granted.
- Mr. E. R. Sen: The point is quite clear. The prices of rice and wheat which we get from outside with the freight and other costs come to very much more than the prices within the country, and therefore if the present price level which is considered high for the consumers is not to be raised still further, the difference between the prices of the imported grains and the prices of the internal grains must be subsidised. It is a clear proposition and I do not see any reason for a conclusion to be drawn from it like the one which Prof. Ranga has drawn. No one would be happier than the Food Department if they had not had to import such large quantities from outside the country. The Honourable Food Member also emphasised during the Food Debate that in the immediate food Member also emphasised during the Food Debate that in the immediate food Member also emphasised during the Food Debate that in the immediate food member also emphasised during the Food Debate that in the immediate food member also emphasized during the Food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate food the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate that in the immediate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms of the food Debate forms

[Mn B R Sen]

date future the greatest emphasis of the Interm Government would be laid on increasing production in this country, and for that Government would do everything possible by way of financial assistance and otherwise

Sir I should like just to mention one point Prof Ranga mentioned that there will be a starke among the growers and so on He must remember that he has got his own Government now in power—it is not the old Government—and it is idle to administer such threats to the present Government He should have more confidence in his leaders, as I said to one of his colleagues in this House the other day during the Food Debate

Mr. President: The question is

"That a supplementary sum not exceeding Rs 16,07,00,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jata day of March, 1947, in respect of Miscellaneous"

The motion was adopted

DEMAND NO 68-POST-WAR PLANNING AND DEVELOPMENT

The Honourable Mr. Liaquat Ali Khan: Sir, I move

"That a supplementary sum not exceeding Rt 1,000 be granted to the Governor General in Council to defray the charges which will some in course of payment during the ver ending on the 31st day of March, 1947, in respect of "Post-War Planning and Development"."

Mr President The question is

"That is upplementary sum not exceeding Rs 1,000 be granted to the Governor General in Council to definy the changes which will come in course of payment during the veil ending on the 31st day of March, 1947 in respect of Post Wai Planning and Development."

The motion was adopted

DEMAND NO 72-PANTH PIPIODA

The Honourable Mr Liaquat Ali Khan: Sir, I move .

"That i supplementary sum not exceeding Rs 5,000 be grinted to the Governor General in Council to defiar the charges which will come in course of navment during the ever color on the 13st day of Mark 1997 in respect of Ponth Piploda".

Mr President. Motion moved

"This is supplementary cum not exceeding Rs 5,000 be quanted to the Governor General in Comern to dering the case centing on the 31st day of Marth 1847, in respect of Panth Piploda" during the sear centing on the 31st day of Marth 1847, in respect of Panth Piploda".

- Sn M. Ananthasayanam Ayyangar Sir ve have come to the last of the supplementary demands for this sees and and you will be that the entire demands cost nearly 22 crores. Many of us would like to know how much supplemental amounts have been spent to. Defence and External Services Formerly so long as Government was not mained by our own veterans it was their pravilege and preserve. The Vicerox was not placing it before us and the Assembly was not taken much confidence with regard to that matter. Though it may be a little too late now I should like extransics of Defence and External Affairs also in the budget session, now that those estimates are in our own hands to be placed before the Assembly. Possibly more than 50 or 60 crores may have been spent away on these departments in addition to the yoted before us in the budget session of the House.
- Mr Manu Subedar (Indian Merchants' Chamber and Bureau Indian Commerce) Sir. I wish to raise a point in regard to this though that has nothing to do with Panth Piploda According to the constitution of 1919 under which this Government is functioning there was an artificial distinction between reserved and transferred departments. There was also a distinction between voted and non-voted items, and as the tradition still continues, even in respect of these grants the words 'voted' and 'non-voted' have constantly appeared

almost under every head I take it that whatever may have been the object of having those distinctions made, I already broke that down last April when I got an assurance from Sir Archibald Rowlands that so far as the Standing Finance Committee is concerned no distinction will be made between voted and non-voted and that all new programmes will be placed before the Standing Committee for their advice and sanction In the same manner I will request the Finance Minister to go thoroughly into this item and to remove one of those unenviable and bad legacies of the past by which this Government comes to this House and puts down a mixed item column by column and says "On this I want your vote but with regard to the other I do not care what you say, I will have the money " That was the attitude of the last Government, that could not possibly be the attitude of this Government, and I think there is no notes its either. There would be some economy of paper and printing if this as done away with and it would be regularised. I shall be very happy if the Finance Member will give an assurance to this House that he will endeavour to eliminate this distinction between voted and non-voted

The Econourable Mr. Liaquat Ali Khan: Sir, I am attact the points made by photo Honourable friends hardly arise out of the demand for Pantha Piploda, but anyhow with regard to the request made it is not really possible to meet the wishes of the two Honourable Members unless the Government of India Act of 1935 were changed. I would refer my Honourable friends to section 67(3)

'The proposals of the Governor General in Council for the appropriation of revenues or momes relating to the various heads of expenditure shall not be submitted to the vote of the Assembly nor shall they be open to discussion by either Chamber at the time when the annual statement is under consideration."

That is the position with regard to this matt; Anxhow the matter has be a raised and I shall certainly examine it and it within the law it is possible to more the wishes of Horomable Members they may rest assured that I shall give my's impathetic consideration to it.

Mr President: The question is

"That a supplementary sum not exceeding Rs 5 000 be grunted to the Governor General in Council to delray the charges which will come in course of payment during the car ending on the 31st dy of Varrch, 1947 in respect of 'Panth Plyloid'"

The author, will idented

OBSORDER AND DVINDE LICE OF L

Miss Manibea Kara (Nominated Non-Official) Su [move

That the Bill be retried to a Select Committee consisting of Mi N M Joshi, Di P G Solim's Haliz M Ghazanfruilla, Sjed Shei Shah Jedani Sii M Anunthasayumi Vyanga Selh Sakideka, Mi Madandhari Singh, Mr C P Lawson, Mi Bhagriathi Mahapatra, Sii Geoige Spence, Col Kumar Shri Himmatsinhji and the Mover, with mi-tructions to report on the opening day of the next Budget Session and that the number of members whose presence shall be necessary to constitute a meeting of the Committee shill be five.

Mr President: The question is

That the Bill be referred to a Select Committee consisting of Mi N M Joshi, Di P G Solviuki Habi M Charantarula, Syed Shei Shah Jeelani Sri M Ananthasayanan Ayangar Seth Sukhdev, Mr Madandhari Singh, Mr C P Lawson, Mr Bhagarathi Mahapatia Sir George Spence, Col Kumar Shri Himmatsinhii and the Mover with mistructions to report on the opening day of the nave Budget Session and that the number of members whose presence shall be five to constitute a meeting of the Committee shall be five.

The motion was adopted

DUMANDS FOR SUPPLIED ALTER OF AND SUPPLIED AND

The Ronourable Mr. M. Asaf Ali (Member for Railways and Transport) I am not quite sure whether I should not make a short statement which may cover the entire field of the demands which are going to be placed before the House I think it would be by far the most convenient way of dealing with

[Mi M Asat Ah] them if I offer an explanation of the aggregate effect of the demands instead of taking one demand after another. I may also mention, Sir, that these supplementary demands are submitted for the vote of the House during the autumn bession, because it was argued during the Budget session that supplementary mants lot the current year should not follow but precede the normal budget demands. It is but only in the fitness of things that it should be so, because towards the end of the financial year much of the expenditue meurred in terms of the budget really becomes in ar post facto report and therefore the House can have a legitimate gravance that the true picture of the excess was not presented to them, in good time.

The aggregate of all the demands which I shall submit to the vote of the House today is of the order of 264 croses which is made up of all the ten items put down on the list of demands melding a sum of about ten lakes which are non-voted. Of these ten demands seven relate to working expenses under plactically all heads except demand. No 6(d) which relates to the maintenance and operation of feirs steamers. The remaining three demands full under Rajitway Board', 'Audit, and 'Miscellaneous

The estimate of the ordinary working expenses of inilways for the current veal was placed by my predecessor at 125-73 crores and the estimate of the musicullaments expenditure was 14 crores. The civess as may be gathered from the details, which appear in the memoranda placed before the Railway Standing Finance Committee and which are in the hards of Honourable Viembers has ursen from various causes and is distributed over almost all the heads of working expenses. An excess of 25 lakhs under "M scellaneous Expenditure is in respect of the three demands under Railway Board "Audit" and Miscellaneous'

The common factors of all the demands except Demand No. 3. Missellaneous are arready of dearness allowance and the interim releft icommended by the Standing Finance Committee of Railways which form the basis of the settlement with the All-India Bruhavmen's Federation in June 1st. The cost of giving retrospective effect from the 1st Junior 1915 is estimated by rail-allowance originally sunctioned from the 1st Junior 1915 is estimated by rail-by ways of interim relief and for which I shall seek the vote of the House under the various demands for working expenses amounts to 28 crores and the amounts to 8.48 crores. The total cost of the mirrim relief is a few lakbs more, rainely 59 000 under Demand No. 1 and 115 000 under Demand No. 2 and a small unassessed amount under Demand No. 12 and 3 03 lakbs under Demand No. 6(d). The expenditure under Demand 12 and 6(d) of the normal budget demands is expected to be met from sayings under other heads in those demands.

The estimate of the loss on gianishops in the budget was placed at 11.83 croses on the assumption that prices in 1946.47 would come down to a level lower than that which prevailed in 1948.48 But actually the prices of greins and pulses have gone up and recently the Government have sanctioned a substantial increase of the price of singar Consequently the present estimate of the loss on grainshops is 14.53 crores

Again as a part of the settlement with the All-India Railwaymen's Federation in June last, an assurance was given by the Railway Board that until the Adjudicator's Award has been considered no railway employee who was in service on the 15th September 1945, would be discharged unless he refused to account alternative employment. The terms on which alternative employment would be offered were also liberalised. As a result of this railways have not been able to keep their expenditure on staff to the level estimated in the budget and an extra provision of 98 lakks is necessary. It will thus be seen that an increase of 14.87 cores is due directly or indirectly to staff charges.

Out of the balance. 7 66 crores represent a throw forward from the last year. This is not a genuine excess any more than the corresponding saving last year was a genuine saving It is a purely paper transaction arising out of the peculiarities of Government budgeting which proceeds on the assumption that

the railways go out of business every year on the 31st March and recommence their business on the 1st April Whatever hability is not discharged by the 31st March, naturally, therefore, results in a saving and the consequential payment in the next year becomes an excess which must be specially voted by the Assembly.

[At this stage Mr. President vacated the Chair, which was then occupied by Mr. Deputy President (Khan Mohammad Yamin Khan)]

there are, however, a low atoms which constitute a genuine excess. They are to [10] Fuel—12 cores, (ii) Repairs and maintenance—30 lakhs, and (iii) Other miscellaneous items—111 likhs.

*When my predecessor presented his budget to this year the total fuel bill was expected to be 20 37 crores. On account of the additional train services which have been introduced since, the present estimate is 21 37 crores is, one crore and twenty likhs more. We have also to spend 90 lakls more on repairs and maintenance. These excesses should not be deplored by the House because they indicate that radivays are stiring hard to catch up with the aircuit of repairs and maintenance on the one hand and that they are trying to increase their services to meet the growing demands of the public. There are other miscellameous items aggregating to 14 crores, out of which an item specially worth mentioning is Compensation. We have to provide 18 lakls for compensation aming out of recent train accidents, which all concerned and much more so the radivays succeeds deplote. For goods lost or damaged, the budget estimate was placed at 117 lakls. I have now to increase it by 15 laklis. Honomable Members, have expressed considerable concern and very rightly so ever the growth of our expenditure under this head, which microased from 4 26.

lakhs in 1938-39 to a crore and a half in 1945-46 Honourable Members may not feel happy over the supplementary denind of 15 takhs on this account although even now the expenditure will be below that in .1945-46 From the trend of some of the questions that were asked during the session, it appeared that some members it least were not satisfied that we were meeting the claims made against the rulways to the fullest extent. But the figures which I have quoted reveal an entirely different tale and prove that we are doing our utmost to meet all legitimate claims which we maintainable under law It would be unreasonable to expect us to meet claims which may not be genume or which may arise from the neglect of the rules under which the public are called upon to declare the value of their goods entrusted to rulways for safe carriage. Railways expect the travelling public and others who book their goods for carriage by railways not to think of small economies and to take a little more trouble to insure their belongings and goods at a little extra cost Let me at the same time explain that this excess does not necessarily connote that measures like strengthening the Watch and Ward which the railways have taken to ensure better care of the goods entrusted to them have not been tolerably effective. The increase should be taken to be due to the intensive effort which has been made by railways to expedite the settlement of outstanding claims.

This is all that I have to sav about the micrasc in working expenses proper Coming now to the miscellaneous expenditure more than 17 lakhs out of the excess of 25 is under 'Surveys' This shows that our surveys are proceeding at a more rapid pace than we had hoped for at the time of the budget Consequently the Government will be able to take decisions more quickly in regard to the post-war construction projects. This demand for an extra 17 lakhs will therefore, I am sure, be welcomed by the House. Out of the rest, 2/8rd lakhs are due to arrears of dearness allowance and the interim relief and the balance is due to various miscellaneous causes including Contingencies and temporary

[Mr. M. Asaf Ali.]

miscellaneous establishments. The most important of these miscellaneous establishment in which the House will feel interested is the High Power Committee which the Government have decided to set up as a result of the recommendations of the Railway Standing Finance Committee I may inform the House that we have been to tunate in securing the services of Mr K C Neogy as the Chairman of this High Power Committee

Finally, I may inform the House although this question does not arise directly out of the demand, which I am to submit to the House today that the Government have taken definite steps to accelerate the pace of the programme for the production of locomotives in India. Our plans have been matured and preliminary steps are already in progress and it is hoped that the bulk of our requirements in respect of locomotives will be produced in India within three vears from now The period of three years may appear to be somewhat long, but we must not forget that gigantic works of construction which will have to be taken in hand cannot be completed overnight. Su, I have done as far as inv explanatory remarks are concerned and I shall now proceed to move tor grants put down on the Order Paper

DEWAND NO 1-RAILWAY BOARD

The Honourable Mr M. Asaf Ali: Sir. I move

"That a supplementary sum not exceeding Rs 3,78,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of "Railway Board"."

Mr. Deputy President. Motion moved

"That A supplementary sum not exceeding Rs 3,78,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year enting on the 31st the object of Railway Board".

- Mr. S. Guruswami (Nominated Non-Official) I should like to oppose the demand for the grant made by the Honourable Member for Railways because of the reference he has made to the agreement between the Railway Department and the All-India Railwaymen's Federation and this has not been implemented in full. I should like to point out Su, that in June last when this country was taced with the threat of an all-badia strik with the commission of the members of the Railway Emance Standing Committee pressure was brought to bear upon the workers to withdraw then substant il demands and one of the points of agreement wherewith the Railwaymen's Federation should withdraw then strike notice va that there should be in octeran rebet
- Mr. Deputy President Ordo order I must inform the Honourable Member that when a supplementary just as isked for, questions of policy cannot be discussed. The only thing that can be discussed is whether on its ments this particular grant can be saintified. But to discuss the policy of the Rulway Board or whether it should remain in existence these are matters that can be discussed at the ture of the budget. But if the Honomable Member is going to say anything why this particular domaid should not be granted, he thay do so
- Mr. S. Guruswam: I am not discussing the general policy of the Railway Board but then failure to implement the agreement reached between the All-India Railwaymen's Federation and the Board My objection to this grant is based on this. The Board agreed to umplement a certain agreement
- Mr. Deputy President: The Honourable Member is again going into the same position .
- Mr. S. Guruswami: Very well, Sir, I shall not quarrel about words But I shall tale this occasion point out a big increase which has not been neutrined to the Honomable the Railway Member He failed to point out that the interim relief has not been granted to those who were in tailway service between July 1945 and 1st August 1946 This is failure No 1

No. 2 is this He has failed to give the benefit to several thousands of rail waymen who have been designated by him as easual labourers. On the Great Indian Peninsula Railway their number is 28 000. Perhaps the men involved in this category would come to nearly a lakh on all Railways and these men are deprived of dearness allowance. They are deprived of the benefits of the grain shops and also of the benefits of the interim relief. In these two respects—by the failure to give the interim relief to these railwaymen who served the railways between 1st June 1945 and the 1st August 1946, in spite of the representation made by the All-India Railwaymen's Federation, and by the failure of the Railway Board to give to those already in service and those who were in service from 1st July 1945, the Railway Board has been guilty of failure to observe the agreement. Not only that, they assured the All-India Railwaymen's Federation that there would be no retrenchments during the period of adjudication.

Mr. Deputy President: I am afiaid the Honourable Member is beating about the birsh 1 mave informed him that he cannot discuss the failine or otherwise of the Railway Board on a supplementary grant. He can do that at the time of the Budget Session. But here now he can say whether this expenditure which the Railway Board has incurred is unnecessary or should not be allowed on certain grounds, and he can thou it out. But the question of policy, whether the Railway Board has failed to do certain other things which were in then power to do, that does not come up at this time. That has been the unlog in the Hones to many cur-

Mr. S. Guruswam! My point is that the supplementary grant is intended in respect of the Rinkey Beaul. They no nor discrete the main that they have isked to for the rinking to anotherient the agreement that was reached between the Rankwinnan's 1 sheation and the Rankwi Board.

The third point which I was developing was this that there was an agreement to suspend retrent himself the pendency of the adjudication. I have received a complaint from the B B & C I Railwaymen that they propose to the the Wegon Frection Wood San a Mahalukshin. Nearly 600 near a c to lose their poly, because of the decision of the Railway to stop the work. You are talking of developing wagon construction and what are you doing here? You are closing down the workshops in Mahalukshin. Is this the way of developing wagon constitution in India?

Mr. Deputy President: The Honomable Member is making a speech and probably he may be right in what he says but I can give him permission to speak when the question comes up under working expenses or expenses of the tashe department or he may speak when the Miscell meous item comes up

Mr. S. Guruswami, So all this is due to the violation of the agreement received with the Rufwaymen's Federation. I have mentioned three important points which require explanation if the Honourable Member for Radways wants a willing vote for the supplementary demand which he has booked.

Sreepit Rohm Kumar Chaudhurl (Assum Villey Non-Muhammadan). Sin if the Honourable Member in charge of the Rahways comes to know mote of the affurs in his department he will be shocked by one singular fact that one province in this sub-continent of India has been entirely evoluded so far as representation in the inlinear services is conceined. There is only one officer coming from that province and that officer happened to be appointed because he was already in the Assum Bengal Railway, when it was a company-managed railway and was subsequently brought under the control of the State Since them no officer has been appointed from that province at all. Not to speak of an officer.

Mr. Deputy President: Order, order The Honourable Member must understand my ruing I have explained the distinction. This point can be raised at the time of the budget and then the Honourable Member will be perfectly in order to say that a particular grant should not be made, on account of the grievances which he has got But once having agreed that the Railway

[Mr. Deputy President]

Board must expend and this having been done, the House is only asked for its sanction to the extra expenditure, which has come before the House in the shape of a supplementary demand. Members may be perfectly in order when they say that this extra expenditure should not be granted on the ground that it is not being properly utilised or is being used to objectionable purposes but they will not be in order if they discuss another matter of policy.

Sreejut Rohm Kumar Chaudhuri: Sn, these grants are now being asked for on account of the pay of others, who have been appointed during accent months, that is to say, after the budget was passed and I say that this amount should not be given, because these appointments have been made in contravention of the policy which ought to be adopted by the Railway Board. I shall be told in reply that appointments on the railway are not made on a territorial basis but on a communal basis. I grant if but is it possible for any-body to believe that even on a communal basis one province alone, should be entirely excluded from consideration? Is it concernable for any-body to the lieve that a province which has carried on its administration with credit as an autonomous province and a province which has led the way of suffering that province is incompetent to produce really competent in m? Can impossible that the state of the same of officers who are in charge of filling up these posts and they give these appointments to their relations.

The Honourable Mr. M. Assi Ah: On a point of order, Su I mu unable understand why this debate is proceeding, because if Honourable Members will look at the monorandum in their hands they will reduce in respect of which particular item this sum is required and I do not see how we can go you'd that thus.

Mr. N. M. Joshi (Nomnated Non-Official) May I say one word Sn. as great stars point of order. The Honourable Member made a speech lasting tor over 15 minutes. May I ask him on what them he made a speech? He as a control statement conterning all items and when we are now speaking he isks on what he may are speaking. It is not a fan question to ask. He made a family long statement despite the imprisence of the House to get to the next item on the programme. He took up the time of the House and made a long general statements.

Mr. Deputy President: I think the Honourable Member for Railways is parfectly right in pointing out to the House that on page 12 of the proceedings if the Standing Finance Committee for Railways, dated the 6th November, 1946 which has been circulated to Honourable Members, the purposes for which this demand has been asked have been clearly given Any Honourable Members going beyond this will not be in order

Sreejut Rohmi Kumar Chaudhun: So the matter is of very recent occurrence and it has occurred subsequent to the passing of the budget. The Railway was taken over by the Government now. While the railway was under company management the company was more sympathetic to the people of the province than what the Government is now. There were people of the province employed in that railway, and they were all transferred to Calcutta thus causing great inconvenience to them.

Mr. Deputy President: Order, Order I am afraid the Honourible Member must know the distinction which I have very clearly made. These things can come only at the time of the budget Supplementary grants only refer to certain items of expenditure and if an Honourible Member objects to certain items, that they should not have been granted or that certain posts should not have been excluded, then of course he will be perfectly in order. This is 111 the time to discuss the whole policy of the Railway Board or its failure to discharge its duty. It should not be done at the time of the supplementary grants but at the time of the Railway Budget. That has been the ruling many times in the House as Honourable Member must be aware.

Sreejut Rohini Kumar Chaudhuri: Sir, could you not make any allowance to a new Member?

- Mr. Deputy President: For the guidance of new members I have explained the position at this length, so that they may know how to proceed. It is the business of the House with which the Chair is concerned and the Chair has to keep up order and to conduct the proceedings according to the rules and Standing Orders.
- Mr. N. M. Joshi: I want to take only two minutes on the question of
- The Honourable Mr. Asaf Ali: Interim relief is covered by working expenses all over. There are so many items
- Ar. N. M. Joshi: Therefore, Sn, I want your guidance They are spread all over and I think my friend Mr Guruswam was right in making a sort of general statement in reply to the Honourable Member I want to speak only for two minutes on that question, if you will permit me, I shall speak now, or if you permit me later, I shall speak then, as that item is spread over all demands
- Mr Deputy President: I think the Honourable Member will be in order in Speaking on 'Miscellaneous Expenditure'
- Sit. N. V. Gadgii (Bombay Central Division Non-Muhammadan Rural)
 Sin, the trouble has started because the Honomable Member for Raifways legan a novel practice—instead of moving one demand and mixing criticism on that whether of policy or on financial grounds, he prefaced the whole thing by a long speech raising many points, and this has occusioned criticism from several sections of the House I want your ruling, Mr Deputy President, that the criticism of members should be confined to the items actually moved or to whatever has been retered to be the Honourable Member in his speech
- Mr. Deputy President: When making his speech, the Honourable Member tried to make a speech on all items at once and them he reserved only the moving of the items one by one as he did not like to make a speech on every item and support it by facts.
- Bural) No more speeches, Sn The question may now be put
- Sri M. Ananthasayanam Ayyangar (Madras Ceded Districts and Chittoor \mathcal{n}_p-Mu rummadan Rural) May I submit that the Honomable Member's speech helped is very much to understand exactly what the items are? We are spending about 27 crores by way of supplementary expenditure, and you and I, Sn, in the Standing Finan & Committee voted to the time of Rs 9 1073 specificace a number of these items. I thought my of our friends might be allowed in opportunity to six what he thought regard ug that item. As regards the remulacture of locomotives, we know the Honourable Member is in earnest . and wants to speed it up, that also is spread over a number of items. As regards the High Power Committee, the Honourable Member gave a resume of what is continued in the various demands, and I thought some of our friends who are taking interest in this matter would appreciate the speech. There is no limit if each one or us goes on speaking on each tem Instead of that, one of our fr'ends will take up each item and make a few observations. If you will perm t me I will say a few words about it (Some Honourable Members No. no!) We are not sitting tomorrow and hence we may have to sit for a few minutes after five I am trying to avoid discussion 27 crores is not a small matter, and if you will permit I will finish in ten or seven minutes
 - Mr. Deputy President: The Honourable Member wants to speak on what?

 Sri M. Ananthasayanam Ayyangar: In respect of such matters as come under these items. I will give an undertaking that I will not speak on any other matters. After all the Chair is entitled to devise methods of procedure for proper conduct of business and it has got extraordinary power too.

- Sir Cowasjee Jehangir (Nommated Non-Official) On a point of order, Sir, you may follow any procedure on the present occasion, but that procedure should not be allowed to become a precedent A ruling must be given that whatever procedure is followed now should not be a precedent for the future This is developing into a general debate
- Mr. Deputy President: I have given my ruling that the debate must be confined to the items of expenditure, and in discussing supplementary grants members are not entitled to review the general policy of the department. They can do so only at the time of the general budget. But now they should confine themselves to the items of supplementary expenditure, whether they agree with it or not. That has been the practice intherto followed and it is laid down in May's Parliamentary Practice and I have been shown several rulings to this effect. Every Honourable Member has got a copy with him and they know it well. But here as the Honourable Member has already made one speech, another member says he wants to make a speech once and will not speak on any other item. So, I say that can be allowed.
- Sri M. Ananthasayanam Ayyangar: I shall confine myself to the demands and to the excess or new demands that have come into existence. First of all, I would have wished—you and I, Sir, were all members of the Standing Finance Committee—that having legard to various items of importance that come up before the Standing Finance Committee, the Honourable Member himself will hereafter preside. There is nothing out of the way in my suggestion. Any member of the government who is nominated can be the Chairman Hitherto the Financial Adviser has been the Chairman We are beating the air there. The Financial Commissioner caunot lay down policy and there big items involve policy. I would make that suggestion for the acceptance of government after full consideration.

Then, as regards dearness allowance, costing nearly Rs 9 crores, we are sertainly obliged to our honourable friend, Mr Guruswami, for having averted a crisis which would otherwise have occurred, also honourable members and the Standing Finance Committee and all others co-operated in averting that great calamity and disaster. As regards the distribution of this Rs 9 crores, the policy was laid down by the Standing Finance Committee. Unfortunately the Railyay Board to this dux consists not entirely of our own nationals. Other nationals take a different view, and I will not be satisfied until this is entirely managed by Indian nationals from top to bottom. Friction has arisen We have given nine crores but in distributing it why should there be any trouble? There is friction there. My honourable friend, who tried to co-operate with, us, in the Finance Committee and outside also, would have been easily satisfied by small adjustments here and there. That is exactly what he wants. But if there is trouble he can go and start a strike tomorrow. It is not worthwhile to quarrel with Mr Guruswami. I am not instigating him. I am only advising government and the Railway Board in particular not to allow small differences to exist where we have tried to do away with major differences.

differences to exist where we have tred to do away with major differences I would like to say one word We have agreed that when the Pay Commission decide this matter it will have retrospective effect and we also suggested that the Pay Commission should be requested to dispose of the salaries and wages of railwaymen first, as the first item But no steps have been taken so far, they have put it off to the end I do not know when it is coming on It is up to the Railway Board and the Honourable Member to insist on the Pay Commission taking up this matter first and disposing of it, because we have agreed that we will give retrospecture effect to whatever recommendations are made, whereas the rest of the Government of India have not made any such commitment There is an overhanging burden upon us and therefore the government must take note

As regards these grain shops, it has become a sink-pit I am told the richer men are taking advantage of it. Various articles which the ordinary people do not want are being purchased. we have tried to vote and give 14 crores on account of the higher cost of materials—we are spending 14 odd crores

over these grain shops they have become sink pits and the sooner they are closed the better, the sooner the higher charges are given and the basic pay is fixed, the better for us We will know exactly and the workmen will also know actually what they ought to get, instead of this round-about manner which does not count at all.

As regards the High Power Committee, I am glad that the Honourable Member has announced that a very experienced and able parliamentarian, a gentleman who knows the details of the work and has served on various committees, Mr Neogy, is going to be the chairman of the High Power Committee As you know that is intended for the purpose of implementing what decisions are taken by this Pay Commission. They may say that the basic salary shall be increased, in which case we must make both ends meet and curtail unnecessary expenditure in various ways, we must also try to produce all the various articles needed and to advise on steps to economise expenditure on railway administration The sooner it comes and begins to work the better I would only urge that the Honourable Member should not find talent only outside the Assembly but also try to find inside the Assembly also for this business. So far as the manufacture of locomotives in the country is concerned, I would urge upon the Honourable Member to go to England himself and see things for himself. It only takes two days to go and two days to come back. He can very well spend a week there and find out in what ways real progress can be made so that we need not wait for three years He can see what instructions can be given to the High Commissioner and other officers so that they can push the thing through as early as possible

As regards coal, there is an excess in the fuel expenditure. There is a recommendation by my Honourable friend Mr. Neogy as a member of the Coal Committee that all the coal fields should be purchased by the State, so that in the matter of fuel the railways may be self-sufficient, which we are not now.

As regards surveys the previous government had its own view. We are spending 17 lakhs under the head Surveys. During the war a number of lines were dismantled. Instead of restoring the old lines in consultation with the Local Governments, new lines have been surveyed. I would say that this item may be curtailed. The previous provincial governments did not really voice the views of the community. Other agencies might be adopted or the present Governments may be consulted in legard to the surveys of new lines. I would ask the Railway Board to consult the popular. Governments atresh before other surveys are proceeded with

There is the question also of loss of goods in transit. The station master and the guard and the other persons in charge should be made responsible. In the matter of wagon supply, I would like to state that when I presided over a conference of railwaymen, one of them said 'What am I to do when overnight they give Rs 200 for getting a wagon. How can I refuse this amount' Under the company managed system they were paying less. They wanted the railway servants to make as much money as possible from the general public. The Honourable Member, I take it, would like to put a stop to corruption as quickly as possible. The quality of the administration depends on the decrease in the loss on transit. Mingoes are sent and they are stolen. Somebody eats them away at the other end or on the way. The test will be how far my Honourable frend during his term of office will be able to curtail this item of unnecessary waste to the tune of a crore and a half.

Mr. N. M. Joshi: I am very grateful to my iriend Mr Ayyangar for speaking a word in favour of railwaymen

Sri M. Ananthasayanam Ayyangar: I am always with you

Mr. N. M. Joshi: The Government got a settlement of the strike which was likely to take place at that time very cheap. The credit is not due to the Government, of India. It is due to the fact that at that time there was a critical political situation in the country and the railwaymen did not like to

[Mr N M complicate that pointical situation and therefore they accepted the terms complicate that pointical situation and therefore they accepted the Standing Finance Committee The Government of India should not take advantage of that fact and refuse to give interim renef to people who deserve it. At present as my Honourable friend Mr Guiuswami has stated, that interim rehef is not siven to what they can dany rated men. This term daily rated is wrongly used. These daily rated men have been serving for years on the daily rate. I do not know why they are called daily rated. They work in the same workshop for years together and on the ground that they are daily rated and temporary, they are not given any inter mirelief. I would like the Government to remove this injustice. It might cost a little more but that cost is worth incurring. Secondly if there are any closures of workshops causing retrenchment, I would point cut that the Government of India have given their word to the railwaymen" that they will not cause any retrenchment for some time. I would therefore like the Honourable Member to give his earnest attention to these matters and even though it may cost something more, he should satisfy the radwaymen as regards the interim rehef

Mr. I. S. Pun (Government of India Nommated Official) I will only deal with two points that have been raised today-one is about interim relic and the other is about the survey expenditure

As regards interim relief, my friend Mr Joshi, I think, misunderstood the position when he said that those who are called daily rated men have not been given any relief. The order which was issued in August 1946 provided that the Governor General m Council had been pleased to sanction with retrospective effect from 1st July 1945, a temporary addition to pay of Rs 4/8 per mensem to each monthly rated tallway servint in receipt of pay not exceeding its 250 per mensem, and of 2 ages 9 pies per day to each daily rated servant. So the daily rated men were entitled to relict in the same way as the monthly rated staff. The point raised by my friend Mr Guruswami was that those men who were not in service at the time that the interim relief was sanctioned, that is 1st August 1946, were not getting the interim relief This point was the subject of a question in this House and the Honourable the Railway Member gave the reason why the Government did not find it possible to extend the concession to those who had left the service at the time that the interim relief was sanctioned. The object of the interim relief, as was explained by the Honourable Member, was that those in service should get some lump sum by way of relief. This consideration did not hold in the case of those who had aheady left the service and there were also practical difficulties in the way. This question was raised, I may ment on, by the All-India Railwaymen's Federation when they discussed the marter with the Railway Board and the position was made clear to them and the Railway Board at that time understood that the Railwaymen's Federation had accepted the position as reasonable

As regards the survey, the position is that all these surveys have been undertaken in respect of tailway lines which the various provincial Governments wanted and wherever the new immisters have asked for projects to be undertaken, the Railway Board have undertaken to survey those lines E ther these lines are already under survey or their surveys will be undertaken when the staff who are engaged on other surveys are free

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs 3,78,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of 'Railway Board'."

The motion was adopted

DEMAND No 2-AUDIT

The Honourable Mr. M. Asaf Alt: Sir, I beg to move.

"That a supplementary sum not exceeding Rs. 1,69,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 5lat day of March, 1947, in respect of 'Audit."

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs. 1,68,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year coding on the Gist day of March, 1947, in respect of 'Audit'."

The motion was adopted

DEMAND NO 3-MISCELLANEOUS EXPENDITURE

The Honourable Mr. M. Asaf Ali: Sir. I beg to move

"That a supplementary sum not exceeding Rs. 19,23,000 be granted to the Governor Genéral in Council to delray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of Miscellaneous Expenditure."

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs. 19,23,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Muscellaneous Expenditure'."

The motion was adopted

DEMAND NO 6-A-Working Expenses-Maintenance of Structural Works

The Honourable Mr. M. Asaf Ali: Sir. I beg to move

"That a supplementary sum not exceeding Rs 4,37,75,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jist day of March, 1947, in respect of 'Working Expenses—Main tenance of Structural Works'."

Mr. Deputy President: The question is:

"That a supplementary sum not exceeding Re 4,37,75,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Working Expenses—Maintenance of Structural Works'."

The motion was adopted.

DEMAND NO 6-B-WORKING EXPENSES-MAINTENANCE AND SUPPLY OF LOCOMOTIVE POWER

The Honourable Mr. M. Asaf All: Sir, I beg to move

"That a supplementary sum not exceeding Rs 5,44,60,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Working Expenses—Main-tenance and Supply of Logomotive Fower'"

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs 5,44,60,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of Working Expenses—Maintenance and Supply of Locomotive Power"

The motion was adopted

DEMAND NO 6-C-Working Expenses-Maintenance of Carriage and Wagon

The Honourable Mr. M. Assa Ali: Sir, I beg to move

"That a supplementary sum not exceeding Rs. 6,8,45,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of 'Working Expenses—Maintenance of Carriage and Wagon Stock'"

Mr. Deputy Prestdent: Motion moved:

"That a supplementary sum not exceeding Rs. 6,48,45,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of Working Expenses—Mata-tenance of Carriage and Wagon Stock."

Mr. S. Guruswami: Sir, I should like to oppose this grant because I have received no explanation in regard to the point that I raised that the wagon workshop at Mahalakshmi is to be closed shortly and thousands of men who are working there are to lose their jobs. I have received no explanation on that point The Financial Commissioner for Railways replied only to the point raised by my Honourable friend Mr Joshi about the daily rated staff. There has been some misunderstanding on that point. The point that I raised was not about the daily rated staff but about those who are treated under the category of Works charges-Establishment, who are denied the benefit of the interim relief and who are now in service and who have been in service from 1st of July 1945 In spite of the fact that they have been continuously in service for several months they have been deprived of the benefit of the interim relief I have received no explanation from the Financial Commissioner for Railways why these men who are still in service have been deprived of this interim relief Their number runs into thousands . In the GIP Railway alone their number exceeds 26,000 This is a gross violation of the agreement between these men and the Government, and I would request the Financial Commissioner for Railways, who has been in touch with this question from the beginning and who knows also that there has been a representation from the Federation on this point, to give a satisfactory answer if he wants a willing vote from our side

The Honourable Mr. M. Asst Ali: Sir, I have noted the fact that my Honourable friend Mr Guriswam has always been a vigorous advocate of labour and railwaymen and I am perfectly certain that he is now trying to justify his reputation, otherwise I have always found him extremely helpful In fact, when the South Indian Railway strike was going on, I found him nuch more helpful than I had ever expected him to be. The point which he has now raised, I am afraid, is somewhat beside the relevant question which we might have debated here I am not aware of a single railwayman who is in the servee of the Railways and who has not received the interim relief

Mr. S. Guruswami: On a point of explanation

The Honourable Mr. M. Asaf All: I do not give way The only persons who are not in receipt and who cannot receive any interim relief are those who are no longer in the service of the Railways Do you want us to make a hunt for these gentlemen all over India and find out who were in the service of the Railways at a particular date and then go to their houses and say, "Now, will you kindly take this dole?". I cannot understand the logic of those who want the money to be paid to those who are no longer railwaymen Therefore, I regret to sav that I cannot possibly accept the suggestion which has been made by Mr Guruswam on that point

Coming to the next question namely, the closing down of a particular workshop, I am not aware of any workshop which is going to be closed down unless people initiate a go-slow-programme and, if they do, I certainly will see that everyone of them is chucked out

(Mr Vadilal Lallubhai got up to speak)

- Mr. Deputy President: Does the Honourable Member want to speak?

 The Government Member has already spoken
- Mr. Vadilal Lallubiai (Ahmedabad Millowner's Association Indian Commerce) Yes, Sir; only on a point of information I would like to know whether a man who was in employment when these people were peal this interim rel'ef should be paid or should not be paid? Anybody who has served has been paid and whatever has been paid to there must be paid to him also,

just as the bonus or the increased dearness allowance or any other kind of navment that has been paid to others ought to be paid to him also

The Honourable Mr. M. Asaf Ali: Sir, this is not a point on which any information is really asked for because my learned friend is a Member of the Central Pay Commission and he ought to know these matters much better than I do He has examined this question from day to day

Mr. Deputy President: The question is

'That a supplementary sum not exceeding Rs 6,48,45,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Alst day of March, 1947, in respect of 'Working Expenses--Main tenance of Carrage and Wagon Stock'.

The motion was adopted.

DEMAND NO 6-E-Working Expenses-Expenses of Traffic Department

The Honourable Mr. M. Asaf Ali: Sir. I move

"That a supplementary sum not exceeding Re 3,41,51,000 be granted to the Governor General in Council to defry the charge which will come in course of payment daring the year ending on the 51st day of March, 1947, in respect of Working Expense—Expenses of Traffic Departments".

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs 3,41,51,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Working Expenses-Expenses of Traffic Department'

The motion was adopted

DEMAND NO 6-F-Working Explines-Explines of General Departments

The Honourable Mr. M. Asai Ali; Sir, I move

"That a supplementary sum not exceeding Rs 1,19,31,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Matt day of March, 1947, in respect of 'Working Expenses--Expenses of General Department'"

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs 1,19,51,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 51st day of March, 1947, in respect of "Working Expenses—Expenses of General Department"

The motion was adopted

DEMAND NO 6-G-WORKING EXPENSES-MISCRILLANGOUS EXPENSES

The Honourable Mr. M. Asaf Ali: Sir, I move

"That a supplementary sum not exceeding Rs 4,02,56,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jist day of March, 1947, in respect of 'Working Expenses—Mis cellaneous Expenses'"

Mr. Deputy President: The question is

"That a supplementary sum not exceeding Rs 4,02,55,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the 31st day of March, 1947, in respect of 'Working Expenses—Miscellaneous Expenses'"

The motion was adopted

DEMAND No 6-H-Working Expenses-Expenses of Electrical Department The Honourable Mr. M. Asaf Ali: Sir. I move

"That a supplementary sum not exceeding Rs 83,77,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during, the year cading on the Elist day of March, 1947, in respect of Working Expanses—Expenses of Electrical Department."

Mr. Deputy President: The question is

"That a supplementary ann not according Rs 83,77,000 be granted to the Governor General in Council to defray the charges which will come in course of payment during the year ending on the Jist day of March, 1947, in respect of Working Expenses of Electrical Department."

The motion was adopted

- Sit. N. V. Gadgil: Now that the Demands for supplementary grants are over, it is the general desire of the House to adjourn the House now.
- The Honourable Mr. Jagivan Ram (Labour Member) My Bill will take only ten minutes and if the House should sit for a little time longer, my Bill will be finished
- Mr. Deputy President: Unless some Honourable Member on behalf of Government says that no further business of the House is going to be moved, I have got to go through the agenda as it is before the House It is the duty of the Chair to carry on Government Business
- Mr. N. M. Joshi: The House can sit for half an hour more and transact the labour legislation. .
- Mr. Deputy President: It is for the Honourable the Leader of the House to say whether he wants no more Business to be put through
- The Honourable Pandit Jawaharlal Nehru (Leader of the House): Only four minutes more are left for five of the Clock and the House will not be able to do much within that time
- Mr. Deputy President: It seems to be the general desire that no more business should be taken up. The House will now adjourn

The Assembly then adjourned sine die.

APPENDIX

[Vide page 1237 ante]

GOVERNMENT OF INDIA FINANCE DEPARTMENT (CENTRAL REVENUES) New Delhs, the 9th February, 1946

NOTIFICATION

CENTRAL EXCISES

No 3-Comp.—In exercise of the powers conferred by section 37 of the Central Frances and Saik Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the Central Excess Roles, 1944, namely:

In the Table set forth under sub-rule (2) of rule 176 of the said Rules for item (iii) in the second column against the entry (t) in the first column the following entries shall be substituted, namely —

"(iti) more than one hundred but not more than five hundred standard maunds.—Two. (1v) one hundred standard maunds or less.—Eight annas

GOVERNMENT OF INDIA

FINANCE DEPARTMENT (CENTRAL REVENUES)

NOTIFICATION

CENTRAL EXCISES

New Delhi, the 6th April 1946

No 3—In exercise of the powers conferred by section 37 of the Central Excises and Sale Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made to the Central Excise Rules, 1944, namely:—

To sub-rule (1) of rule 181 of the said Rules, the following shall be added:-

"or has been convicted of an offence under section 161, read with section 109 or with section 10, of the Indian Penal Code".

H. GREENFIELD, Joint Secy.

APPENDIX 1289

3/C No 9/7-CX/45.

Copy forwarded to -

All Collectors of Central Excise,

The Political Department,

The External Affairs Department;

The Secretary to the Government of Sind (Revenue Department).

The Director of Commercial Intelligence and Statistics for publication in the Indian Trade Journal; and

The Inspectorate of Customs and Central Excises.

By order, etc.,

W. A. ROSE.

Under Secretary to the Government of India

GOVERNMENT OF INDIA, FINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION

CENTRAL EXCISES

New Delhs, the 20th July 1946

- No 6-In exercise of the powers conferred by section 37 of the Central Excuses and Sait Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendments shall be made in the Central Excuse Rules, 1944, namely
 - A In the said Rules ---
- I In rules 58, 60 and 61, for the words 'splints and veneers", wherever they occur, the words "splints, veneers, and composition for match heads" shall be substituted
- II In clause (a) of sub rule (1) of rule 174, for the words "and of splints and veneers" the words "splints, veneers and composition for match heads" shall be substituted
 - III To 1tem 2 of the Table annexed to rule 176, the following shall be added, namely -'(c) composition for match heads one hundred''
 - B In Appendix I to the said Rules in Form R G 2 (Central Excise Series No 59)-
- (a) for the words "splints and veneers", wherever they occur, the words "splints, veneers and composition for match heads" shall be substituted, and
- (b) for the word "Timber", the words "Timber/Composition for match heads" shall be substituted

H GREENFIELD, Joint Secv.

6/C No 22/17-OX/46

Copy forwarded to all Collectors of Central Excuse, the Secretary to the Government of Sind, Revenue Department, the Political and External Affairs Department, the Inspectorate of Customs and Central Excuses and the Chef Officer, Intelligence and Statustics

By order, etc.,

P K SARKAR,

for Under Secretary to the Government of India.

' OF INDIA.

FINANCE DEPARTMENT (CENTRAL REVENUES)

NOTIFICATION

SALT

New Delhi, the 2nd February 1946.

No. 1-Oams — In exercise of the powers conferred by section 37 of the Central Excess and Salt Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the North Orissa Salt (Village Manufacare and Storage) Rules, 1945, namely:—

In sub-rule (1) of rule 10 of the said Rules, for the word "contractor" the words "Gov-srament of Orisas" shall be substituted.

GOVERNMENT OF INDIA FINANCE DEPARTMENT (CENTRAL REVENUES)

NOTIFICATION

SALT

New Delhi, the 9th February 1946

- No 2 Camp —In exercise of the powers conferred by clause XVII of sub-section [2] of section 37 of the Central Excise and Salt Act, 1944 [I of 1944] and m supersession of the notification of the Government of India in the Finance Department (Central Revenues) No 27-Salt, dated the lat October 1927, the Central Government is pleased to remit the duty imposed under sub-section [i) of section 3 of the said Act, on salt manufactured in or imported by sea or land into the Province of Bombay, when such salt is used within the said Province or with the special approval of the Central Government in any other place, for any industrial purpose other than the preparation of refined salt or as an ingradient or integerative, in any article of food preservative in any article of food or drink subject to the following rules -
- 1 Any person intending to use sait in an industrial process (hereinafter referred to as the manufacturer) and wishing to be admitted to the concession shall make an application to the Collector of Central Excise, Bombay, stating the process of manufacture in which he intends to use the sait and the approximate quantity of sait required in the year If he wishes the concession to extend to more than one factory or works, a separate application must be made for each such factory or works, even if they are situated in the same premises
- 2 Any person having his factory or works in an Indian State adjoining the territorial purisdiction of the Collector and intending to use salt manufactured in or imported by sea or land into the Province of Bombay shall submit his applications to the Collector through the Political Officer of the State concerned and all such applications shall be referred by the Collector of the Central Government for sanction
- 3 The Central Government or the Collector while sanctioning an application may, if necessary, fix the maximum quantity of salt upto which refund of duty may be allowed in a year. The sanctioning authority may fix different maximum limits for different factories or works run by a manufacturer. The limit so fixed may be varied from time to time by the sanctioning authority
- 4 If the application is sanctioned, the manufacturer shall forthwith execute and lodge with the Chief Accounts Officer, Central Excise Collectorate, Bombay, an agreement in Form B appended to these sules. He shall also pay to the aforessaid Collector a supervision fee of Rs 100 to cover the cost of impaction and any other departmental expenses involved Provided that if the concession is granted after six months of a financial year have expired, the supervision fee payable for the said year shall be Rs 50 and that if the full annual fee of Rs 100 has been paid and a concession is surrendered before the expiry of six months of a financial year or in the case of a new grantee, within six months of the grant, Rs 50 shall be refunded
- 5 The rebate of duty will be allowed on salt used on and from the date of payment of the supervision fee into the Treasury or from the date of execution of the agreement whichever is later
- 6 After the execution of the agreement, the manufacturer shall in the first instance provide himself with duty paid salt either from (1) a Government salt-store, or agency depots in Guparat, or (2) a hienese of a private salt works or (3) a firm of salt dealers approved by the Collector of Central Evoice, Bombay At the close of each quarter the manufacturer shall submit an application for the refund of duty on the salt used, supported by the receipt in Form C of the firm of approved salt dealers or the agency depot from which salt has been verthead on by the salt used. by the Pecupir in sorm U of the nrm or approved sait oreasirs or the agency depot from which sait has been purchased or by the sait removal permit in Form D in the case of sait obtained from a licensee of a private sait-works or by the certificate in Form F in the case of sail obtained from a Government Sait-ster Forms "C", "ID" and "S" are appended to these rules
- 7 No refund of duty shall be allowed unless an application for such refund reaches the officer of the Central Excess Collectorate appointed in accordance with rule 10 below, within three months of the close of the relevant quarter
- 8 For the purpose of these rules, duty on salt purchased in the market shall be deemed to have been paid at the rate m force on the date of purchase
 - 9 (1) The application for the refund of duty shall contain the following particulars -(1) The balance of salt m store at the beginning of the quarter
 - (ii) The quantity of salt purchased during the quarter.
- (in) The quantity of salt used during the quarter, and the quantity on which a refund of duty is applied for

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- (iv) The balance of salt in hand at the close of the quarter
- (17) Anno Designore or pass in manu at the case or the quarter (y) The quantity, weight and such other details of products manufactured during the quarter as may be required by the Assistant Collector of Central Excise of the sub-division hereinafter referred to as the Assistant Collector.
- (vi) A declaration stating the product manufactured and the name and attustion of the factory or works, and that the salt on which a refund is applied for has been used doora fide by the applicant in the process of manufacture of such product at such factory or works
- (2) The particulars entered in accordance with clauses (1), (11), (11) and (1v) of sub-rule (1) shall distinguish between salt on which duty has been paid, of its deemed under rule 8 to have been paid, at different rates
- 10 The application for the refund of duty shall be sent to the officer of the Central Excise Collectorate appointed in this behalf who shall after verifying the figures forward it to the aforesaid Assistant Collector for disposal
- all The manufacturer shall provide and set apart, for the storage of the sait purchased for use in the factory, a store-room which shall be to the satisfaction of the Assistant Collector, securely constructed and fitted with a strong door capable of being locked Sait manufactured in the Province and sait imported shall be stored separately in the storeon as also shall sait on which duty has been paid or is under rule 6 deemed to have been paid, at different rates
- 12 Each consignment of salt procured under this concession shall be stored separately in the store-room and distinctively marked, and the applicant shall not use any goods from any such consignment until all the salt previously procured has been expended and entered as expended in his accounts
- 13 (1) The store room shall not be opened except between the hours of sunrise and sunset, and then only for one of the following purposes, namely
 - (a) for the receipt of salt into the store,
- (b) for the preparation by grinding or for the issue of salt required for purposes connected with manufacture,
- (c) to allow the stock of salt to be checked by weighment or otherwise by officers of the Central Excise Collectorate
- (2) The store room shall not be opened except by or in the presence of the Manager of the factory or the store keeper of the factory, the latter shall retain the key of the store to the store keeper in a way from the presence of the store-keeper is a way from the presence. of the factory or works, he shall leave the key with the Manager
- (5) The ket of the store room shall be available at the premises of the factory to facilitate inspection of the store room by the officer of the Central Excise Collectorate, Bombay, not below the rank of Rango Officer, at any time between the hours of sunrise and sunset failing which the manufacturers shall be hable to a fine not exceeding rupees one hundred for each occasion the inspecting officer has to return without being able to
- inspect the store-room
 14 All spent-lye or other uscless refuse containing salt shall be effectually destroyed on
 15 near the premises in such manner as the Collector of Central Excise, Bombay, may direct
- direct

 15 The factory or works may be entered and examined at any time by any officer of
 the Rombay Central Excise Collectorate not below the rank of a Range Officer authorised by
 the Assistant Collector, or by any officer of the Central Excise Collectorate of a province
 other than Rombay who may be especially empowered in this behalf by the Darbar
 in respect of factories or works situated within that States, and due facilities for examining the manufacturers salt register as well as for checking the stock of salt pecuved,
 expended and in hand, shall be afforded by the Manager and all servants of the manufacturer Salt shall be stored in the bags in which it is received from the add-works
 or depot and the bags shall be arranged in turn so as to facilitate checking and weighment
- 16 The requester referred to in rule 15 shall be written up daily and signed by the Manager or Store-keeper and shall be in Form A hersto annexed Separate regular shall be maintained for salt manafectured in the Province of Bombay and for imported salt
- 17 The Manager of the factory shall furnish the Assistant Collector through the officer 17 The Manager of the factory shall farmish the Assistant Collector through the officer of the Central Excite Collectorate appointed by him for the purpose wish a monthly statement to be posted by the 10th of each following month, showing the opening balance of salk at the beginning of the month the quantity purposed during the month, the balance as the close of the month and the weight or quantity or other particulars required by the Assistant Collector of the production during the month of the stride sale was used. The manufactorier's book showing the weight or quantity of the stride sale with and of the product manufactorier hall be open as any time to the impection of any forficer of the Control Excise Collectories not below the rank of a 18. (10 cm say breach, and these pulses, by the manufactorier, or there's being reason to believe that the concession of rebate of duty on the salt used by the said manufacturer is

being otherwise abused, the Collector shall be competent to impose a preventive establishment at the cost and expease of the manufacturer, or to cancel or withdraw the concession granted under these rules, and to forfeit the amount of impection fee deposited for the year, and the manufacturer shall no demand refund all duty, the remission of which shall have been wrongfully claimed and sanctioned

Provided that in the case of persons to whom the concession has been granted by the Central Government under rule 2 of these rules, the Collector shall obtain the Central Government's previous approval before taking any action under this clause

- (11) The manufacturer shall also be responsible for any loss or damage that may be occasioned by the breach of rules referred to in clause (1) above
- 19 Any person who may be dissatisfied with an order passed by the Assistant Collector under these rules may appeal to the Collector of Central Excise, Bombay, and any person who may be dissatisfied with an order passed by the Collector of Central Excise, Bombay, under these rules may appeal to the Central Board of Revenue

FORM "A"

SALT REGISTER

(See rule 16)

Register of sait purchased, expended and in store together with the weight or quantity of products manufactured

Date	Opening balance of salt	Quantity of calt received nto Store	Total quantity of salt in hand	Quantity of salt u ed and expended	Cloung balance of salt	Quantity or weight of products manu- factured	Manager's	Remarks
1	2	3	4	5	6	7	8	9
] {				

FORM "B"

ACREMENT-(Rule 4.)

AN AGREEMENT made the

day of

BETWEEN carrying on the trade or business of

under the name and style of a submitted to as "the manufacturer" which expression shall unless excluded by or repugnant to the context include his heart, scentors, administrator and assigns) of the one part and the Governor-General in Connoil (herenafter referred to as "the Governor General" which expression shall unless excluded by or repugnant to the context include his successors in office and assigns) of the other part

WHERRAS the manufacturer has applied to the Governor-General for remnance of the duty on salts due in the manufacture of the Governor-General manufacture of the Governor-General manufacturer of the Governor-General manufacturer executing these presents and performing and observing to continuon here unafter mentioned NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HEREFO AS FOLLOWS.

- (1) The manufacturer shall be bound by and observe the rules for the time being in force for the remission of duty on salt issued for industrial purposes
- (2) The sait in respect of which a refund is claimed shall bong fide have been used for the purposes of in the manufacturer's factory at and shall not at any time be used for any other purpose
- (3) The manufacturer shall pay the sum of one hundred rupees (Rs 100/-) on 1st April every year to the Central Excise Collectorsts, Rembay, to cover the costs of inspection and other departmental expense at such time and place and in such manner as the collector of Central Excise, Bombay, may prescribe in this behalf.

ıx 1293

Provided that if the manufacturer be admitted to a concession both in regard to imported salt and also in regard to manufactured salt, not more than a single such fee of Rs 100 shall be payable for each factory at work

- Provided that if the concession is granted after six months of a financial year have expired, the supervision fee payable for the said year shall be Rs 50 (Brity only) and that if the full annual fee of Rs 100 (one hundred only) has been paid and the concession is surresidered before the expiry of six months of a financial year or, in the case of new genaraties within any months of the grant, Rs 50 (fifty only) shall be refunded on the provided of the provid
- (4) If in the opinion of the Governor-General any default in the performance of or breach of the conditions herein contained and on the part of the manufacturer to be performed and observed has occurred the Governor-General may require as a condition of the continuance of this agreement that the manufacturer shall in addition to the momps applied under clause 3 pay such further sum as may be fixed by the Governor-General for the manufacturer, and the continuance of a preventive establishment at the advressed factory and that the manufactures shall refund any duty remitted for any quarter in which such breach or default shall have occurred or continued
- (5) On the determination of this agreement under the provisions of clause 4 the manufacturer shall not be entitled to any refund for the quarter in which such determination shall have occurred, and shall be bound to refund any duty remitted for any quarter in which any breach or default as aforesaid shall have occurred or continued and shall be responsible for any loss or damage incurred by reason of any breach or default as aforesaid
- (6) The manufacturer performing and observing the conditions of this agreement, shall be entitled to a refund of salt duty to the extent and in the manner and on the conditions prescribed in the aforesaid rules for such period as the Governor-General shall choose to continue this concession.
- IN WITNESS WHEREOF the said manufacturer bath hereunto set his hand and Collector of Central Excess, Bombay, bath by order of the Honourable the Governor-General in Council set his hand and the seal of his office the day and year first above written

Q. 3 h...

Received from

Date

FORM "C" Form of receipt in case of salt purchased from a firm	of approved dealer	Th or agence
2.		
1		
in the presence of		
on behalf of the Governor-General in Council		
Collector of Central Excise, Bombay, for and		
	Esquire,	
delivered by		
Sigffed, sealed and		
2		
1		
in the presence of		
	Require,	

(Rule 6)

ment for maunds of full duty paid salt purchased for use in his/their factory at

the sum of Ra.

Signature of Approved Dealer/Agent. . . Depot.

in pay-

LEGISLATIVE ASSEMBLY TORM "D"

Form of permit in case of salt obtained from private salt works

(Rule 6)

Mr / Messra

concessionaire(s) is/are permitted to

Divisional Officer

remove

maunds of salt from salt works for use in his/their factory at

Date

FORM 'E"

placed by Mr /Mesars

Form of certificate in respect of salt obtained from Government salt stores Rule 6)

Certified that wagon(s) {

maunds) of salt has/have been cleared , against indent No

dated

conces-

sionaire(s) at the treasury

Date Officer in charge of the salt store

GOVERNMENT OF INDIA FINANCE DEPARTMENT (CENTRAL REVENUES)

New Delha, the 9th March 1946

NOTIFICATION

SATE.

No 1—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944) and in supersession of the notification of the Government of India in the Finance Department (Central Revenues) No 58alt, dated the 14th February 1942, the Central Government is pleased to make the following rule—

Within the districts in Orissa to which section 37 (2) (xix) of the Central Excess and Salt Act 1944 (I of 1944) applies the transport f salt in excess of one maund in weight from any of the areas specified in the annexed Schedule into or over any part of the said districts other than the said areas is prohibited unless estisfactory proof.—

(1) of the payment of duty has been adduced

(ii) is forthcoming that the sait in question is being transported to a warehouse or a hat depot in accordance with the luke prescribed in the North Orissa Sait (Village Maufacture and Storage) Rules 1945

Schedule

- Area lying in District-
- 1 Cuttack-
- (a) Union No VII of Balikuda Police Station
- (b) The whole of Essams Police Station except Union No I
- (c) Union Nos V and VI of Tirtole Police Station
- (d) The whole of Mahakalapara Police Station
- (e) Union Nos V, VI, VII of Pattamundai Police Station
- (f) Union Nos IV, V, VI, VII, VIII of Patkura Police Station (g) Union Nos V and VI of Kandrapara Police Station
- (h) Union No XX of Japur Police Station
- (1) Union No IX of Aul Police Station
- (j) The whole of Rajanagar Police Station,

1205

- 9. Balazore---
- (a) Union Nos III, IV, and V of Baliapai Police Station.
- (b) Union Nos I, II, III, IV, V and VI of Bhograi Police Station.
- (c) Union No VI of Basta Police Station,
- (d) Union No V of Single Police Station
- (e) Union Nos VI and VII of Soro Police Station.
- (f) The whole of Chandbalı Police Station
- (g) The whole of Basudebpur Police Station except Union No II.
- (a) Union Nos. VII, VIII, IX and X of Balasore Police Station except the area licensed for the manufacture of salt to the Utkal Salt and Chemical Works, Limited, described in detail in Appendix 'A' annexed hereto
- 8 Purs • (a) The whole of Krifinas Prasad Police Station except the area licensed for the mann-facture of salt to Mears Naisonal Chemical and Salt Works (India), Limited, described in detail in Appendix 'B' ameared hereto
- (b) The whole of Kakatpur Police Station except the area licensed for the manufacture of sait to the Astarang Sait Manufacturers' Co-operative Society described in detail in Appendix C' annexed hereto
 - (c) Union Nos XI, XII, XIII and XIV of Nimapara Police Station
- (d) The whole of Gope Police Station excepting the portion lying to the west of the road leading from Puri to Gope
- (e) The whole of Brahmaguri Police Station excepting Union Nos IV and VIII and the area hecamed for the manufacture of salt to (1) Bhuyan Shiam Sandar Mahapatra and (11) To Atal Behari Acharaya described in detail in Appendices ID and 'E' respectively the properties of the prope annexed hereto
- (f) The portion of Union Nos IV, V, VI and VII of Banapur Police Station lying between Chilka Lake and the Bengal Nagpur Railway Line
- (g) The portion of Union Nos I, II, III, IV and V of Tangi Police Station lying between Chilka Lake and the Bengal Nagpur Railway Line

APPENDIX 'A"

	Wher	e situated	A	rca	
Name of Factory	Village	Police Station,	Plot No.	Arca	Limits (Boundaries)
1	2	3	4	5	6
Talpada .	Talpada.	Pelice Sta- tion Bala- gore.	From 682	1	North-Plot Nos. 674, 676.
The Utkal Salt and Chemical Works,		District Bala- sore.	716 718		East—Orissa Coast Canal.
Ltd.		,	From 681	0 89	South—Plot Nos. 540, 541.
		,	686	7 08	West—Portion of Plot No. 638.
1			Total .	81.50	Acres.

		AP.	PENDIX "B	·	
	When	e situated	Are	·a	
Name of the Factory	Village	Police station,	Plot No.	Area	Limits (Boundaries).
1	` 3	3	4	5	6
Nat : o n a l Chemcal Salt Works (India) Ltd.	Khatisahi	Rovenu Tha- na No. 312 Paragana Parikad, Police Sta- tion Krishna Prasad.	125	0.36	
			127	0.10	
			128	1.26	
1			129	1.18	
			130	1 57	
			181	1 69	East-13 and 126 of
			132	0 83	Khatisahi Mouja and Chilka Lake.
			183	0.78	
			134	1 00	
			135	0 48	South298, 297, 281, 280,
			136	99	South298, 297, 281, 280, 279, 278, 277, 276/610, 276,275, 274 of Gurubai
			137	3.72	Mouja.
			138	0 49	
			139	0.87	
			140	0 24	West-163, 122, 123, 124 of Khatisahi Mouja.
			141	1.81	or anatisani mouja.
			142	1.65	
			269	0.84	
			270	0.79	
			271	0 80	
			272	0.70	
			273	0.63	
			274	1.08	
			275	2.84	
			276	0 81	
			276/610	0.64	North-Khatisahi, Plot Nos. 13 and 126 Chilka
			277	0.79	Lake.

APPENDIX

	Whez	e situated	Are	•	
Name of the Factory	Village	Police station, etc.	Plot No.	Area	Limits (Boundaries)
1	2	3	4	8	6
Net to n al Chemical * Sajk-Werke (India)	Khatisahi		278 279 280 281 283 283 284 285 286 286 287 288 98 98	0-68 1-46 0-98 0-91 0-83 - 0-69 9-51 0-61 0-58 0-74 0-78	East—Chilka Lake. South—513 (Pada), 515. Weet—518, 420, 225, 232, 231, 268, 509, 177, 176, 166, 167, 163, 163, 163, 163, 163, 163, 163, 163
			456 457 458 459 460 300 301 302 303	0·99 0·51 0·35 0·97 2·13 1·78 0·97 1·13	

		PROT	BHUTT	E ASS	diam'r.				Nov. 1946
1208	Whan	e situated	1			Area			
Name of Factory	Village	Police station etc.	Plot No.	Area	Plo No		Plot No.		Limits (Bounds)
1	2	3	4	5	6	7	8		10
N a t 1 c nal Chemical and Salt Works	Khatishai	Revenue Thana No. 312 Paragana Parikud	304 305 306	2 04 1 64 0 97	46	1 20	446 447 448	0.5	
(Indus) Ltd.		Police Station Krishna Pra-ad	307 308 309	0 63 0 70 5 08	464 466	1 07	449 450 451	1 · 52 2 Q6 1 29	
			310 311 312	5 02 1 87 1·71	467 468 469	0 20 0 46	Total	230 27	
	.		313 314 315 316	1 · 54 1 · 04 1 · 05 1 · 64	470 471 472 473	0 35 0 67 0 94 0 83			
			317 318 319	1 22 1 17 0 98	474 475 483	0 84 1 02 0 56			As on pages 1296 and 1297.
			421	0 60 0 91 0 65	484 485 486	1 24 0 08 1 23			
			476	1 32 0 91 1 61 1 02	487 488 489 490	4 33 2 59 1·22 0 03			
			479 1 480 1	1 56	491 492 493	1·76 1 00 8 55			
	-		123 3	55 ·18 ·79	- 1	8 28 2 73 1 87			

	Where	situated			An	•			
Neme of Factory	Villago	Police statuon, etc.	Plot No.	A rea	Plot No.	Area	Plot No.	Area	Limits (Bounds- ries)
1	3	3	4	5	6	7	8	9	10
National Shumsed Shi Works (India) Ltd.	Khaticahi	Revenue Thana No. 312, Pangana Pa-likud, Paluo Station Krishna Pra-ad	426 427 428 429 430 431 432 433 434 435 436 441 441/48 451 461 461 461 461 461 461 461 461 461 46	0 52 3 00 1 41 0 0 56 2 0 36 2 1 26 3 1 26 3 1 26 3 1 26 3 1 27 3 1 2 2 0 3 1 1 7 1 1 0 3 1 1 1 0	292 293 294 6 295 1 296 0 297 8 321 9 323 2 324 2 324 4 326 8 321 4 336	1 43 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 1 24 1 2	3		A1 on 1296 and 1297.

.1

APPENDIX "O"

	Where	situated			Area	•			
Name of Factory	Village	Police station, etc.	Plot N	io. Are		Plot	No	Area	Limits (Boundaries
1	3	3	4			6		7	
Asterang .	Astarang	Revenue Thana No. 191 Pargana	107 107 (Port	7 1·44 8 0·44 blon)		••		•••	North—Plot No 1068.
		Asterang, Police Station- Kakat-							East—Pict Nos. 1071, 1072, 1076, 1081.
		pur, District Puri							South—Plot Nos. 1080, Portion of 1078
			1199	2.60					West-1039 North-Plot No. 1118.
									East—Village Road adjoining to Plot Nos. 1020, 1198, 1197.
		.							South-Portion of Plot No. 1199, 1397, 1398, 1399.
		1						1	West-Plot Nos. 1200, 1201, 1202.
1	1	1	1585	0-25		2110	1.	10	North—Plot Nos. of village Asta-
1	1		1586	4.80		2111	24	1	rang :
-			1587 1594	1.18		2112 2113	10.	- 1	
	- 1	1	1595	4.20	1	2114	0.	1	Pertion of 1587
- 1	- 1	- 1	1596	6 08		2115	1.	90	,, ,, 1596
- 1	- 1	- 1	2102	0.25	1	2116	8 4	10	1904, 1934, 1935
		- 1	2103	2-15	1	2117	0 1	17	1938, 1939, 1944
- 1	- 1		2104	0.50	:	2118	1.1	12	1945, 1946, 1951
		- 1	2105	0.20	1	2119	1.8	1	2101, 2100, 2099,
		- 1	2106	8 10		2119		- 1	2098, 2097, 2094,
	1		2107	0.47		2142	4.6	- 1	2093, 2091 ,
		- 1	2108	0.45	-	2120	0.4	~ }	2090, 2089, 2088,
	-	- 1	2109	19-30		1191 119/	3.1	1	2087, 218, 2068, Plot Nos. of
						1149	1.8	, ,	rios Nos. 03 villago Damsum 1, 6, 7, 8.

			AFF	M 2/12			1301
	Where	rituated		A	**************************************		
Name of Factory	Villag	Police station, etc.	Plot No.	Area	Plot No	Ama	Limits (Boundaries)
1	2	.3	4	5	6	7	8
Astarang	Timor	Roveno Thana	28	3 74	200	4.44	East—Plot Nos of village Dam-
		No 189	35	14 58	201	0 50	run
' •	ļ	1	130	0 52	202	-7 26	12, 13, 37, 36, 44, 43, 40, 41, 48
			132	0 74	203	2 20	51, 52, 53, 112, 810, 117, 118.
	}		159	0 95	204	47	119, 120, 156,
	İ		160	0 63	205	0 04	157, 158, 159, 564, 354, 353,
			161	0 21	206	4 25	770, 352, 767, 360, 361, 362,
	l		163	0 78	207	9 52	391, 398, 399, 400, 401, 402,
	}		179	8 80	208	4 91	410, 415, 416, 420, Plot No 224,
	İ		181	1 64	209	11 62	of villag Timo
			182	7 65	210	11 80	South—Plot No 226 of villag
			183	3 51	211	7 82	Timor
			184	7 60	212	0 09	
			185	4 68	213	2 82	
			186	1 97	214	1 52	
			187	8 25	215	2 43	
			188	0 60	216	0 64	
			189	0 96	217	14 20	
r			190	0 42	218	0 84	
			191	0 38	219	20 35	W·t—Plot No:
			192	0 76	220	35 70	of village Timor.
:			193	0 83	221	8 86	173, 177, 178, 176, 162, 129, 127,
			194	18 65	222	0 80	126, 131, 123, 133, 134, 135,
			195	0.64	223	12 85	133, 134, 135, 158, 73, 72, 63, 62, 61, 39, 38, 36,
			198	1 72	225	1 63	34, 33, 32, Por- tion of Plot Nos 28, 6, 4, Plot Nos
			197	8-14	211		28, 6, 4, Plot Nos of villag: A-tar-
			198	4 48	227	2 56	of villag: A tar- ang—1584, 1583 1588,1589(Portion).
		ļ	199	0 44	210		
					228	10 90	
		1			219		
		1			237	7 55	
		1			-		
				·			

	Where	besurin		Ar	9 8		
Name of Factory	Village	Police Station etc.	Plot No.	Arca	Plot No.	Area	Limits (Boundanes
1	3	8	4	5	6	7	
	Damsun	Revenue		1 57	839	1.61	
		Thana No. 190	10	0.28	840	2 64	
		ł	11	2.01	841	5.86	
	1 .		88	0.28	842	2-43	l
	1	ļ	39	5 08	343	28 70	
		}	828	21.58	344	0 62	
	1	l	829	0.41	345	1 20	
			330	0 02	846	40	
		1	831	0 11	347	0 88	[
	1		332	0 04	348	0 64	1
			838	23 00	849	6.74	
	1		834	0 19	850	11 90	
	1		835	2 57	351	9 16	
			336	0 17	420	2 60	
	İ	1	887	9 70	From574	5 38	•
		l	838	2 60	808	0.80	
	Timor .	Revenue Thans	74	1 18	l		
	1	No 189	75	1 00			North—Plot No 73
		ł	76	1 22		1	East-Plot : No:
	1	}	77	2 00			73,158
	}	1	78	0 39	}		South-Plot No. 92,153, 154, 157.
	1	1	79	0.27			West-Plot No
		l	155	0 36	1		80, 81, 84, 8 and Badanal Pad
	1		156	2 20	1		No 187
			l	٠.,	Total .	566.09	
			APPENI	יםי אוכ	,	. '	
lua. I 💉 .	Tus .	Revenue Thana	77	0.011	1	l	North—Plot No 87
		No. 302 Tours	78	0 006		1	, 38 (Portion
		No. 50 Police	79	0.006			167, 166 164, 160
	1	Station. Brahma	80	0.008			180,161, 89, 64.
		giri District	81	0.006			East—Plot No
	1	Puri.	82	0.006	1		76/1157, 193, 177 176, 175, 175 489, 487.

	Where	rituat d		Ate	•		
Name of Factory	Village	Policy Station	Plot No	Area	Plot No	Arca	Limit: (Boundaries)
1	2	8	4	5	6	7	
			83 84 85 86 87 88 From76 163 166 168 170 171 169 173 36 37	0 005 0 006 0 005 0 005 0 008 0 797 0 231 0 010 3 158 0 200 1 897 154 079 62 968 0 018 2 010 58 877 0 865			Sguth—Sedua River West—Plot No. 33.
			34 38 35	0 474 0 560 81 914			
	1	ļ	l	368 126	l -		
Tus II.	Tua .	Revenue Thana No 302 Touzi No. 50 Police Station- Brahma gun District Puri.	73 74 75 76 164 165 166	0 006 0 004 0 004 0 030 1 057 0 015 3 135 62 806 0 200 0 839 57:197 0 474 280 294			North—S a r k a ri Out-rdo Chilke, Flot Nos. 160, 54. East—Plot Nos. 168, 173, 186/1, 163, 167, 173, 186/1, 163, 167, 174, 169, 38. West—Plot Nos. 37/1, 169, 38. West—Plot Nos. 37, 39, 31, 81, Kinchpur Nala.

GOVERNMENT OF INDIA,

FINANCE DEPARTMENT (CENTRAL REVENUES)

NOTIFICATION

SAT .

New Delhs the 30th March 1946

No 2.—In exercise of the powers conferred by clause [xvii] of sub-section (2) of section 37 of the Central Excess, and Sait Act, 1944 (I of 1944), the Central Government is pleased to remit the duty imposed under sub section (1) of section 3 of the said Act on sait obtained by the Director of Fisheries, Orissa, or by any officer authorised by him in this behalf, from any sait factory or depot in the Province of Orissa for use in any fish curring yard controlled by the Fisheries Department of the Government of Orissa

GOVARNMENT OF INDIA.

PINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION

SAUT

New Delhi, the 1st April 1946

No 3-In exercise of the power continual by sub-section (t) read with clause (XVII) of sub-section (2) of section 37 of the Central Excess and Salt, Act, 1944 (I of 1944), the Central Government is pleased to make the following rule, namely.

Sait removed from saltpetre refunetes in the Punjub the United Provinces, Bihar. Orasa, Delin or Ajmer Merwars, is hereby exempted from the duty imposed on sait by section 3 of the Central Excuses and Sait Act 1944 (I of 1944), read with section 2 of the Indian Finance Act, 1946.

(a) in the case of sitta (i.e. impure salt) anfit for human consumption, to the extent of one rupee and eight annas per standard maund,

(b) in the case of salt other than attr to the extent of one Rupee and one anna per standard maund

GOVERNMENT OF INDIA,

FINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION

SALT

New Delhs, the 20th April 1946

No 4—In exercise of the powers conferred by section 37 of the Central Excises and Sait Act, 1944 (I of 1944), the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Finance Department (Central Revenues) No 1 Sait, dated the 9th March, 1946, namely —

In the said Notification, in column 1 of Appendix 'D' for the word and figure "Tua I" the words "Mahapatra Sait Factory" shall be substituted

GOVERNMENT OF INDIA,

FINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION

SATE

New Delhs, the 14th September 1946

No 5—In exercise of the powers conferred by clause (xvii) of subsection (2) of motion 37 of the Central Excess and Selt Act. 1994 (I of 1994), the Central Government up pleased to direct that the following innendment shall be made in the jules published with the notification of the Government of India in the Finance Department (Central Revenues), No 2.Camp/Selt, dated the 9th February 1986, namely —

In subrule (3) of rule 13 of the said Rules for the words "between the hours of sunries and sunset" the words "during the normal working hours of the factory on working days" shall be substituted in

GOVERNMENT OF INDIA.

FINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION

SALT New Delhs, the 14th September 1946

No 6—In exercise of the powers conferred by clause (xvii) of subsection (2) of section 37 of the Central Excuss and Salt Act, 1944 (I of 1944), the Central Government is epissand to direct that the following further amendment shall be made in the rules published with the notification of the Government of India in the Finance Department (Central Excussions) to 1.81, dated the 12th January 1935, namely—

In the rule (3) of rule 8 of the said Rules, for the words "between the hours of sunrise and sunset", the words "during the normal working hours of the factory or works on working days" shall be substituted

GOVERNMENT OF INDIA.

CENTRAL BOARD OF REVENUE

NOTIFICATION

SALT

New Delhs, the 14th September 1946

No 7-In pursuance of the notification of the Government of India in the Finance De-.... 1—12 pursuance or the notification of the Government of India in the Finance Department (Central Revenues), No 3-581, dated the 25th March 1393, and of tiem No 25(3) of the First schedule to the Indian Tariff Act, 1934 (XXXII of 1934), the Central Board Revenue, with the previous sanction of the Central Government, hereby directs that the following further amendment shall be made in the rules published with its notification No 58th, dated the 25th March 1939, namely—

In sub rule (3) of rule 6 of the said Rules, for the words "between the hours of sunrise and sunset" the words "during the normal working hours of the factory on working days" shall be substituted.

GOVERNMENT OF INDIA,

FINANCE DEPARTMENT (REVENUE DIVISION)

NOTIFICATION SALT

New Delhi, the 14th September 1946

No 8—In exercise of the powers conferred by clause (xvii) of sub-section (2) of section 37 of the Central Excess and Salt Act, 1944 (I of 1944), the Central Government as pleased to direct that the following further amendment shall be made in the Rules published with the notification of the Government of India in the Finance Department (Central Revenues), No Salt, dated the 4th February 1928, number).

In sub-rule (3) of rule 6 of the said Rules, for the words "between the hours of sunrise and sunset", the words "during the normal working hours of the factory or works en working days", shall be substituted

GOVERNMENT OF INDIA.

FINANCE DEPARTMENT (REVENUE DIVISION)

MOTIFICATION

SALT

New Delhi, the 19th October 1946

No 9—In exercise of the powers conferred by clause (xvii) of sub-section (8) of section 37 of the Central Excuses and Salt Act, 1944 (I of 1944), and supersession of the notifications of the Government of India in the Finance Department (Central Revenues), Not 4-Salt and 7-Salt, taked the 7th March 1943, the Central Government is pleased to exempt from the payme. 1 of the duty levishis much exhibit co. (1) of section 3 of the salt Ast,

1306

LEGISLATIVE ASSEMBLY

[18TH Nov. 1

salt manufactured in the Province of Madras, and exported by sea or by land to States of Travancore and Cochin, subject to the following rules namely.—

Rule

General.

- (1) The salt shall be carried in sealed bags and weighed on arrival.
- (2) No allowance shall be made for wastage in transit Single duty at the rate in for in British India shall be levied on all short deliveries, the duty so collected being credit to the State concerned.

(Exports by sea)

(3) Where salt is exported by sea

- (i) the procedure laid down in the Madras Salt Transport Rules, 1943, shall be follow except that the duty shall not be pre-paid by the exporter who shall execute a bond an amount equal to single duty, and
- (11) the salt shall not be landed at any place other than the specified destination in state.

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